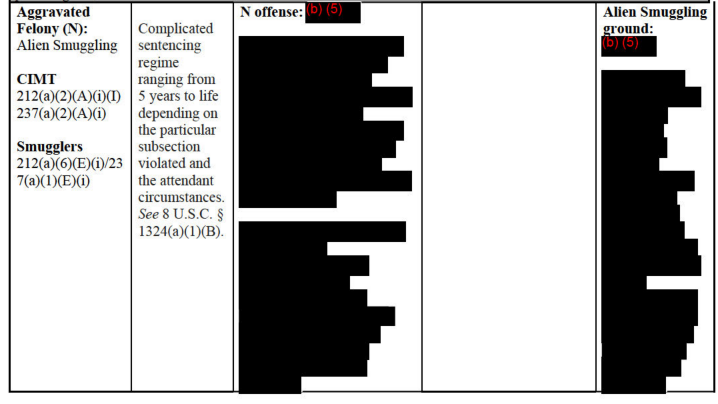
Possible Charges Maximum of Removability Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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# 8 U.S.C. § 1324(a)(1)(A)/INA § 274(a)(1)(A): Bringing in and Harboring Certain Aliens

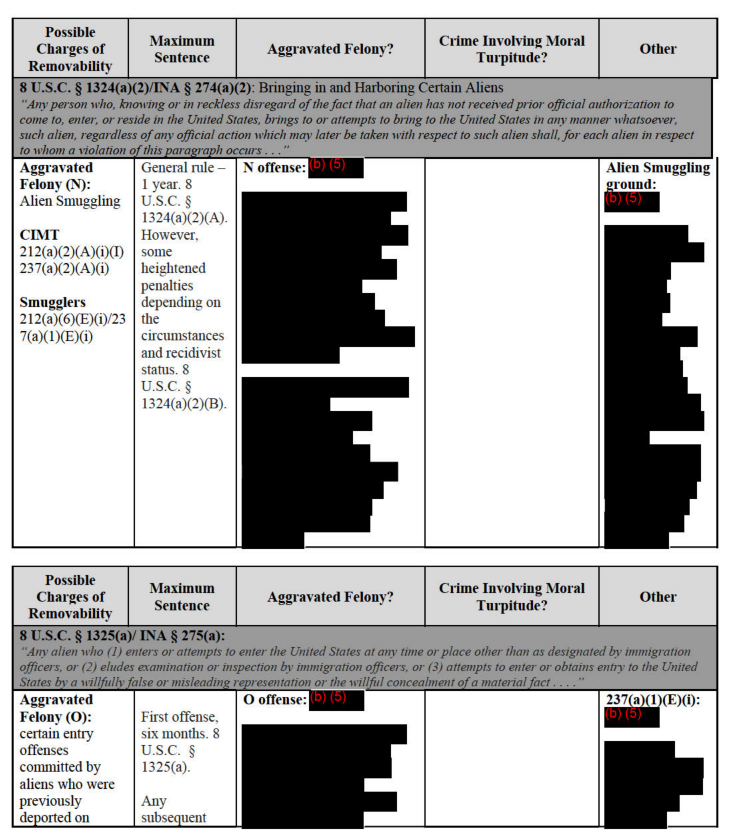
"Any person who--

- (i) knowing that a person is an alien, brings to or attempts to bring to the United States in any manner whatsoever such person at a place other than a designated port of entry or place other than as designated by the Commissioner, regardless of whether such alien has received prior official authorization to come to, enter, or reside in the United States and regardless of any future official action which may be taken with respect to such alien;
- (ii) knowing or in reckless disregard of the fact that an alien has come to, entered, or remains in the United States in violation of law, transports, or moves or attempts to transport or move such alien within the United States by means of transportation or otherwise, in furtherance of such violation of law;
- (iii) knowing or in reckless disregard of the fact that an alien has come to, entered, or remains in the United States in violation of law, conceals, harbors, or shields from detection, or attempts to conceal, harbor, or shield from detection, such alien in any place, including any building or any means of transportation;
- (iv) encourages or induces an alien to come to, enter, or reside in the United States, knowing or in reckless disregard of the fact that such coming to, entry, or residence is or will be in violation of law; or
- (v)(I) engages in any conspiracy to commit any of the preceding acts, or (II) aids or abets the commission of any of the preceding acts, . . ."



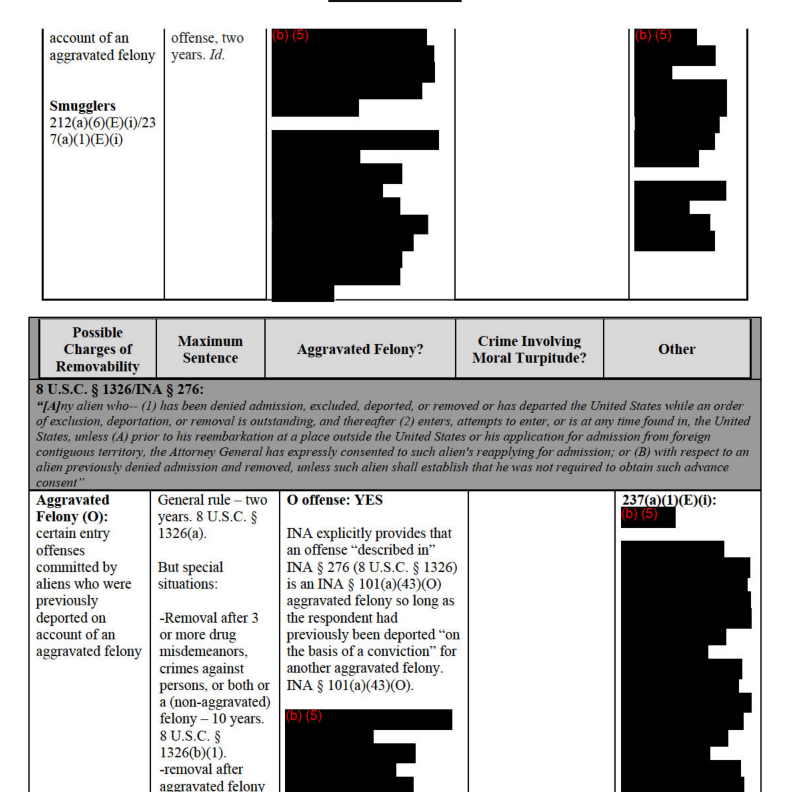
Last updated May 29, 2018, by Melissa Bauder, Attorney Advisor, Office of Policy, Immigration Law Division.

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- 20 years 8

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U.S.C. §	(b) (5)	(b) (5)
1326(b)(2).		
-excluded throu	gh	
expedited remo	yal	9
because	vai	
inadmissible un	der	
INA §	del	
212(a)(3)(B)		
(terrorist		
activities) or		
removed under		
title V (alien		
terrorist remova		
	10	
procedures) and		
enters or attemp		
to enter without		
the AG's		
permission – 10		
years. 8 U.S.C.	9	
1326(b)(3).		
-removed under		
INA §		
241(b)(4)(B) an	d	
who enters or	190	
attempts to ente		
without the AG	2-100	
permission – 10		
years. 8 U.S.C.	§	
1326(b)(4).		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other •	
"Any person subject i	10 U.S.C. § 907: Art. 107. False Official Statements.  "Any person subject to this chapter who, with intent to deceive, signs any false record, return, regulation, order, or other official document, knowing it to be false, or makes any other false official statement knowing it to be false, shall be punished as a court-martial may direct."				
Crime involving Moral Turpitude: INA § 212(a)(2)(A)(i)(I) ; 237(a)(2)(A)(i)	"As a court martial may direct." 10 U.S.C. § 907.		(b) (5)		

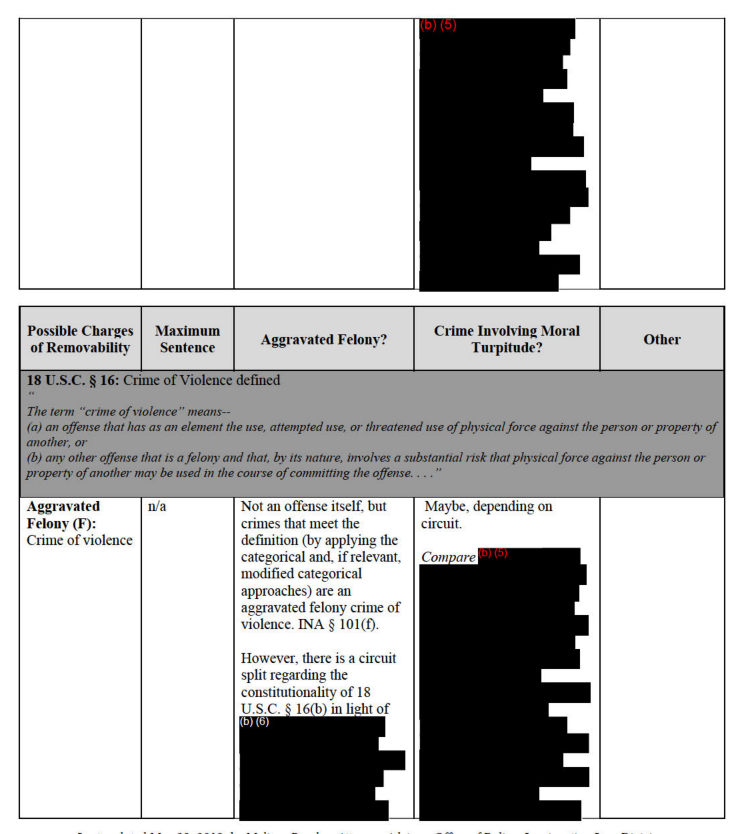
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
the same or opposite punished as a court-new (b) BestialityAny pobestiality and shall be	vAny person sul sex by unlawful fo nartial may direct erson subject to tl e punished as a co	bject to this chapter who engages orce or without the consent of the t.	in unnatural carnal copulation with other person is guilty of forcible so wal carnal copulation with an anim	domy and shall be
Crime involving Moral Turpitude: INA § 212(a)(2)(A)(i)(I) ; 237(a)(2)(A)(i)	"As a court martial may direct." 10 U.S.C. § 925(a),(b).		(b) (5)	
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
	owledge of the ac	tual commission of a felony cogni	zable by a court of the United State son in civil or military authority un	
Crime involving Moral Turpitude: INA § 212(a)(2)(A)(i)(I) ; 237(a)(2)(A)(i)	3 years. 18 U.S.C. § 4.		(b) (5)	

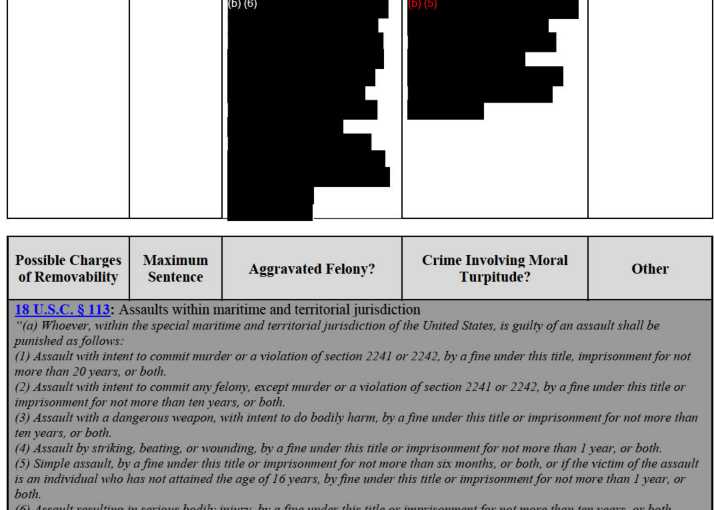
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(6) Assault resulting in serious bodily injury, by a fine under this title or imprisonment for not more than ten years, or both.

(7) Assault resulting in substantial bodily injury to a spouse or intimate partner, a dating partner, or an individual who has not attained the age of 16 years, by a fine under this title or imprisonment for not more than 5 years, or both.

(8) Assault of a spouse, intimate partner, or dating partner by strangling, suffocating, or attempting to strangle or suffocate, by a

Jine unaer inis iiiie, ii	mprisonmeni jor r	tot more than 10 years, or both.	
Aggravated	Each section	(b) (5)	
Felony (F):	carries its		
Crime of violence	own		
	maximum		
	sentence.		

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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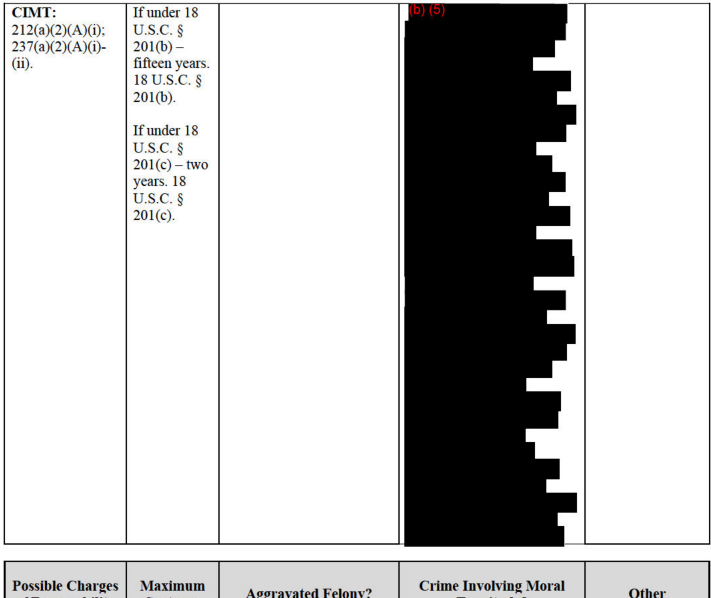
#### 18 U.S.C. § 201: Bribery of a Public Official

"(b) Whoever--

- (1) directly or indirectly, corruptly gives, offers or promises anything of value to any public official or person who has been selected to be a public official, or offers or promises any public official or any person who has been selected to be a public official to give anything of value to any other person or entity, with intent--
  - (A) to influence any official act; or
  - (B) to influence such public official or person who has been selected to be a public official to commit or aid in committing, or collude in, or allow, any fraud, or make opportunity for the commission of any fraud, on the United States; or
  - (C) to induce such public official or such person who has been selected to be a public official to do or omit to do any act in violation of the lawful duty of such official or person;
- (2) being a public official or person selected to be a public official, directly or indirectly, corruptly demands, seeks, receives, accepts, or agrees to receive or accept anything of value personally or for any other person or entity, in return for:
  - (A) being influenced in the performance of any official act;
  - (B) being influenced to commit or aid in committing, or to collude in, or allow, any fraud, or make opportunity for the commission of any fraud, on the United States; or
  - (C) being induced to do or omit to do any act in violation of the official duty of such official or person;
- (3) directly or indirectly, corruptly gives, offers, or promises anything of value to any person, or offers or promises such person to give anything of value to any other person or entity, with intent to influence the testimony under oath or affirmation of such first-mentioned person as a witness upon a trial, hearing, or other proceeding, before any court, any committee of either House or both Houses of Congress, or any agency, commission, or officer authorized by the laws of the United States to hear evidence or take testimony, or with intent to influence such person to absent himself therefrom;
- (4) directly or indirectly, corruptly demands, seeks, receives, accepts, or agrees to receive or accept anything of value personally or for any other person or entity in return for being influenced in testimony under oath or affirmation as a witness upon any such trial, hearing, or other proceeding, or in return for absenting himself therefrom;
- (c) Whoever--
- (1) otherwise than as provided by law for the proper discharge of official duty-
  - (A) directly or indirectly gives, offers, or promises anything of value to any public official, former public official, or person selected to be a public official, for or because of any official act performed or to be performed by such public official, former public official, or person selected to be a public official; or
  - (B) being a public official, former public official, or person selected to be a public official, otherwise than as provided by law for the proper discharge of official duty, directly or indirectly demands, seeks, receives, accepts, or agrees to receive or accept anything of value personally for or because of any official act performed or to be performed by such official or person;
- (2) directly or indirectly, gives, offers, or promises anything of value to any person, for or because of the testimony under oath or affirmation given or to be given by such person as a witness upon a trial, hearing, or other proceeding, before any court, any committee of either House or both Houses of Congress, or any agency, commission, or officer authorized by the laws of the United States to hear evidence or take testimony, or for or because of such person's absence therefrom;
- (3) directly or indirectly, demands, seeks, receives, accepts, or agrees to receive or accept anything of value personally for or because of the testimony under oath or affirmation given or to be given by such person as a witness upon any such trial, hearing, or other proceeding, or for or because of such person's absence therefrom;

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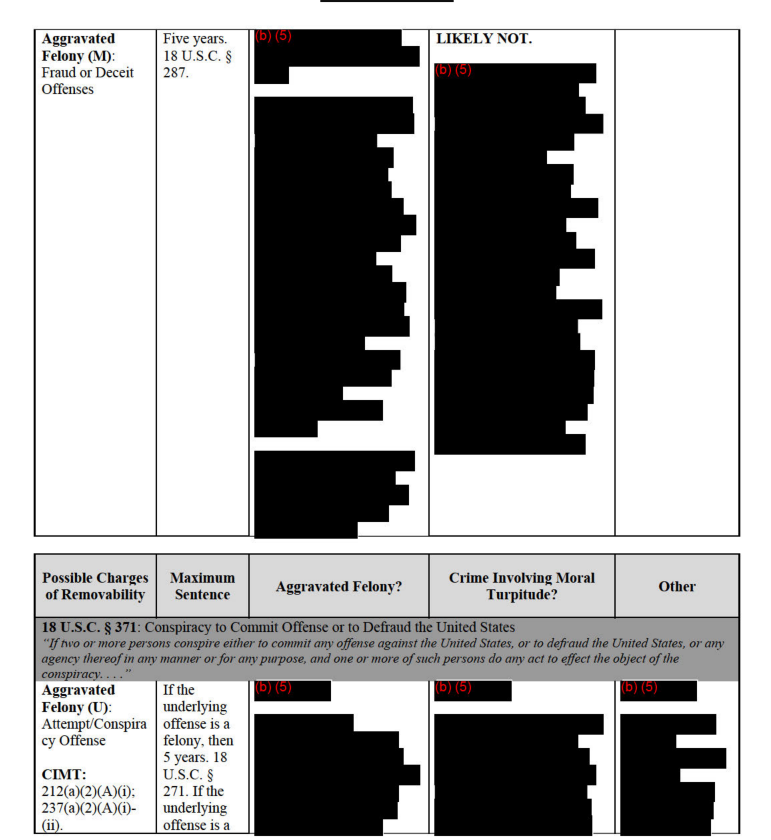
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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18 U.S.C. § 287: False, Fictitious, or Fraudulent Claims

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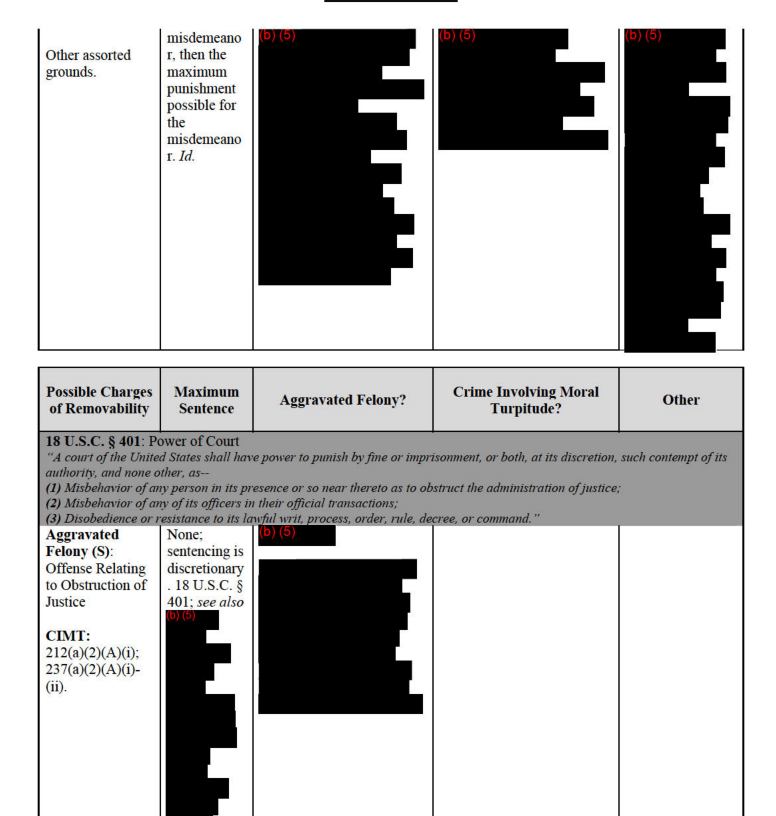
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<sup>&</sup>quot;Whoever makes or presents to any person or officer in the civil, military, or naval service of the United States, or to any department or agency thereof, any claim upon or against the United States, or any department or agency thereof, knowing such claim to be false, fictitious, or fraudulent, . . . ."



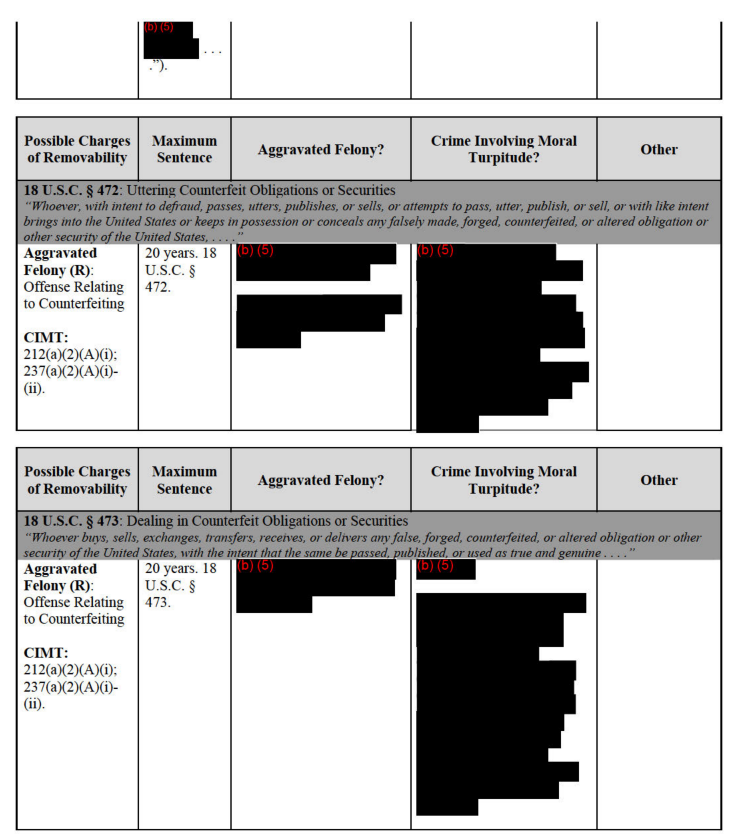
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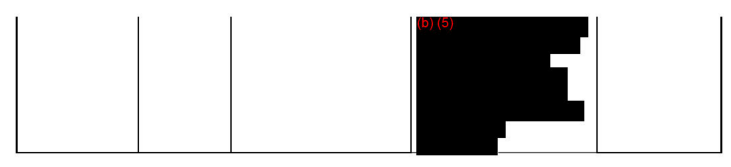
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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**18 U.S.C. § 474**: Plates, stones, or analog, digital, or electronic images for counterfeiting obligations or securities "Whoever, having control, custody, or possession of any plate, stone, or other thing, or any part thereof, from which has been printed, or which may be prepared by direction of the Secretary of the Treasury for the purpose of printing, any obligation or other security of the United States, uses such plate, stone, or other thing, or any part thereof, or knowingly suffers the same to be used for the purpose of printing any such or similar obligation or other security, or any part thereof, except as may be printed for the use of the United States by order of the proper officer thereof; or

Whoever makes or executes any plate, stone, or other thing in the likeness of any plate designated for the printing of such obligation or other security; or

Whoever, with intent to defraud, makes, executes, acquires, scans, captures, records, receives, transmits, reproduces, sells, or has in such person's control, custody, or possession, an analog, digital, or electronic image of any obligation or other security of the United States; or

Whoever sells any such plate, stone, or other thing, or brings into the United States any such plate, stone, or other thing, except under the direction of the Secretary of the Treasury or other proper officer, or with any other intent, in either case, than that such plate, stone, or other thing be used for the printing of the obligations or other securities of the United States; or

Whoever has in his control, custody, or possession any plate, stone, or other thing in any manner made after or in the similitude of any plate, stone, or other thing, from which any such obligation or other security has been printed, with intent to use such plate, stone, or other thing, or to suffer the same to be used in forging or counterfeiting any such obligation or other security, or any part thereof; or

Whoever has in his possession or custody, except under authority from the Secretary of the Treasury or other proper officer, any obligation or other security made or executed, in whole or in part, after the similitude of any obligation or other security issued under the authority of the United States, with intent to sell or otherwise use the same; or

Whoever prints, photographs, or in any other manner makes or executes any engraving, photograph, print, or impression in the likeness of any such obligation or other security, or any part thereof, or sells any such engraving, photograph, print, or impression, except to the United States, or brings into the United States, any such engraving, photograph, print, or impression, except by direction of some proper officer of the United States--

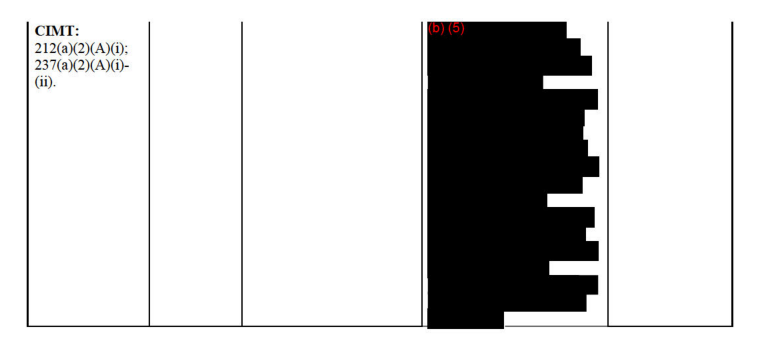
Is guilty of a class B felony."

Aggravated
Felony (R):
Offense Relating to Counterfeiting

25 years. 18
U.S.C. §
3581(b)(2).

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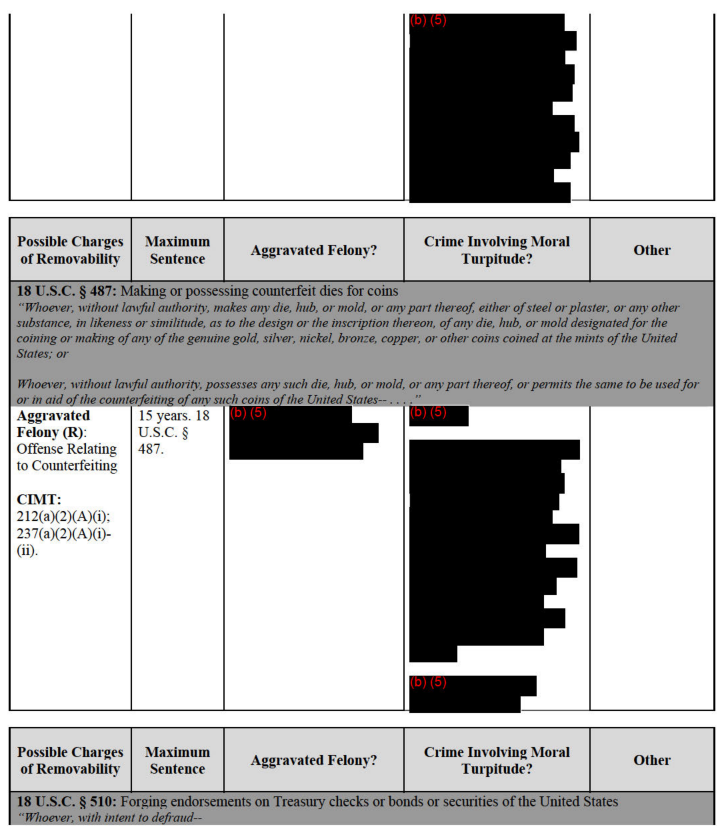
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
18 U.S.C. § 485: Coins or Bars  "Whoever falsely makes, forges, or counterfeits any coin or bar in resemblance or similitude of any coin of a denomination higher than 5 cents or any gold or silver bar coined or stamped at any mint or assay office of the United States, or in resemblance or similitude of any foreign gold or silver coin current in the United States or in actual use and circulation as money within the United States; or					
knowing the same to	be false, forged, o		ited States any false, forged, or cou ud any body politic or corporate, on ::''		
Aggravated Felony (R): Offense Relating to Counterfeiting	15 years. 18 U.S.C. § 485.	(b) (5)	(b) (5)		
CIMT: 212(a)(2)(A)(i); 237(a)(2)(A)(i)- (ii).					

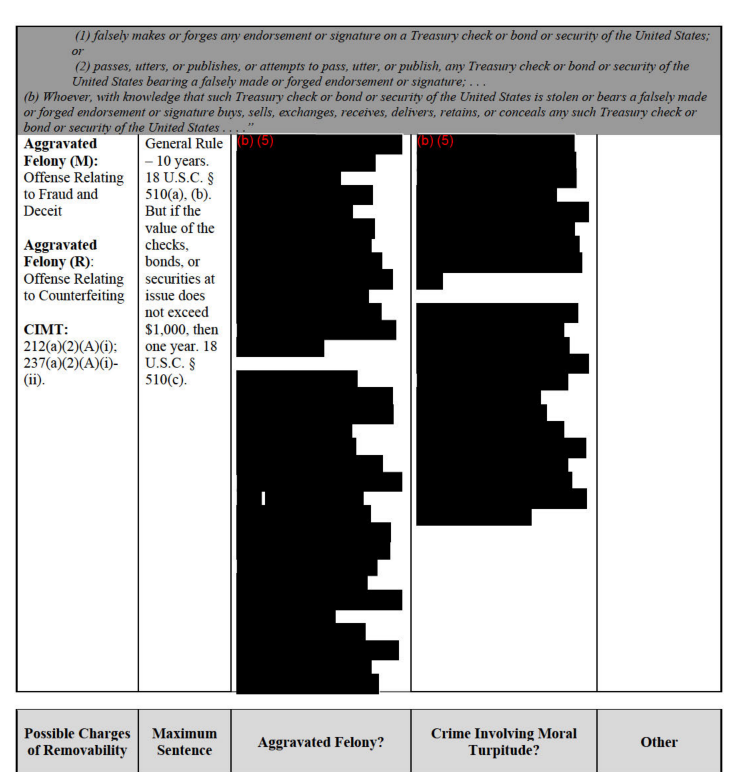
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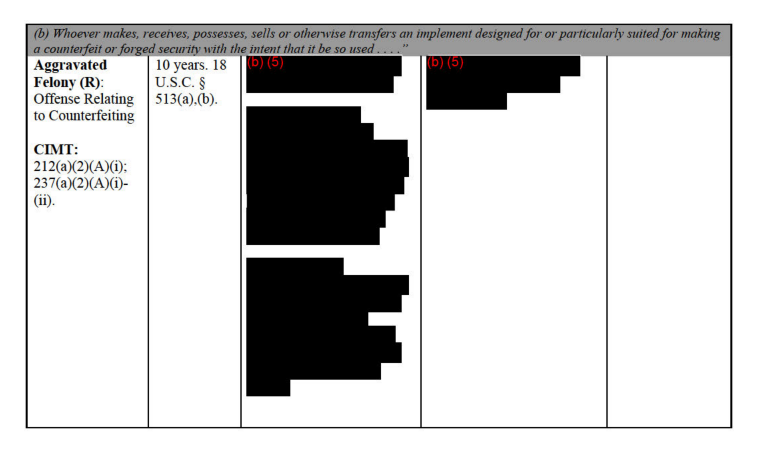


18 U.S.C. § 513: Securities of the States and Private Entities

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<sup>&</sup>quot;(a) Whoever makes, utters or possesses a counterfeited security of a State or a political subdivision thereof or of an organization, or whoever makes, utters or possesses a forged security of a State or political subdivision thereof or of an organization, with intent to deceive another person, organization, or government . . .



Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
"Whoever fraudulent States, any merchand sells, or in any mann	tly or knowingly e lise, article, or ob er facilitates the t	ject contrary to any law or regula ransportation, concealment, or sa	tates, or attempts to export or send tion of the United States, or receive le of such merchandise, article or o o any law or regulation of the Unite	es, conceals, buys, object, prior to
Aggravated	10 years. 18	(b) (5)	oung law of regulation of the Onlie	a siares,
Felony (C):	U.S.C. §			
Firearms Offense	554(a).			
		i i i		

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		(b) (5)		
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
office of President, V Delegate from the Di (1) the election is hel (2) aliens are authori (3) voting for such ot	ice President, Pre strict of Columbic d partly for some ized to vote for su her purpose is con opportunity to vot	esidential elector, Member of the S n, or Resident Commissioner, unle other purpose; ch other purpose under a State co nducted independently of voting fo	in part for the purpose of electing a Senate, Member of the House of Reg iss institution or statute or a local ordi or a candidate for such Federal offi an opportunity to vote for a candid	presentatives, nance; and ices, in such a manner
Unlawful voters, INA § 237(a)(6).	§611(b).			A violation of 18 USC § 611 is necessarily demonstrates that the alien is deportable under INA § 237(A)(6) for voting in violation of a federal law. See (b) (5)

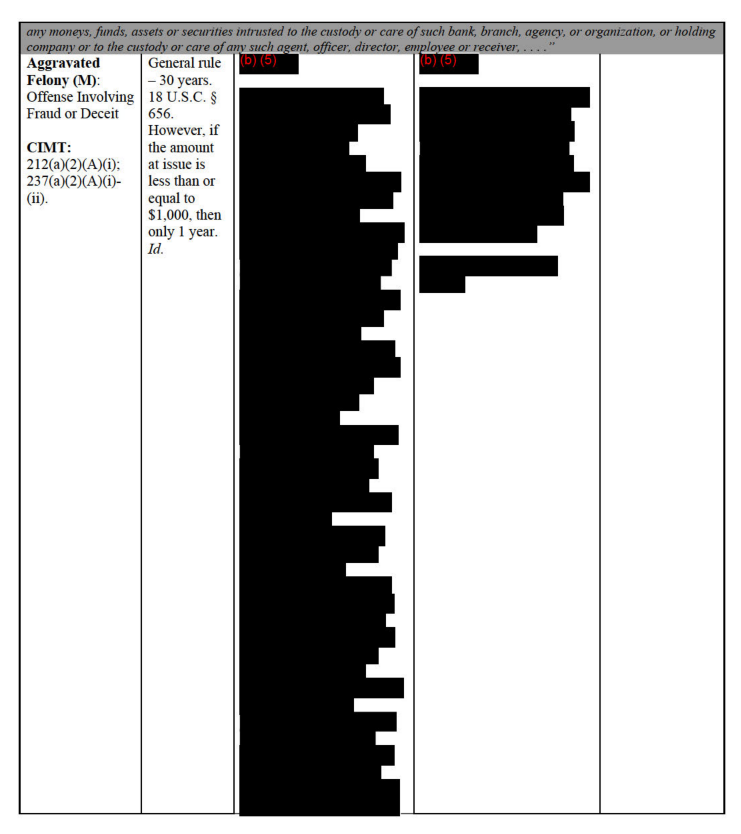
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 656: Theft, embezzlement, or misapplication by bank officer or employee

"Whoever, being an officer, director, agent or employee of, or connected in any capacity with any Federal Reserve bank, member bank, depository institution holding company, national bank, insured bank, branch or agency of a foreign bank, or organization operating under section 25 or section 25(a) of the Federal Reserve Act, or a receiver of a national bank, insured bank, branch, agency, or organization or any agent or employee of the receiver, or a Federal Reserve Agent, or an agent or employee of a Federal Reserve Agent or of the Board of Governors of the Federal Reserve System, embezzles, abstracts, purloins or willfully misapplies any of the moneys, funds or credits of such bank, branch, agency, or organization or holding company or

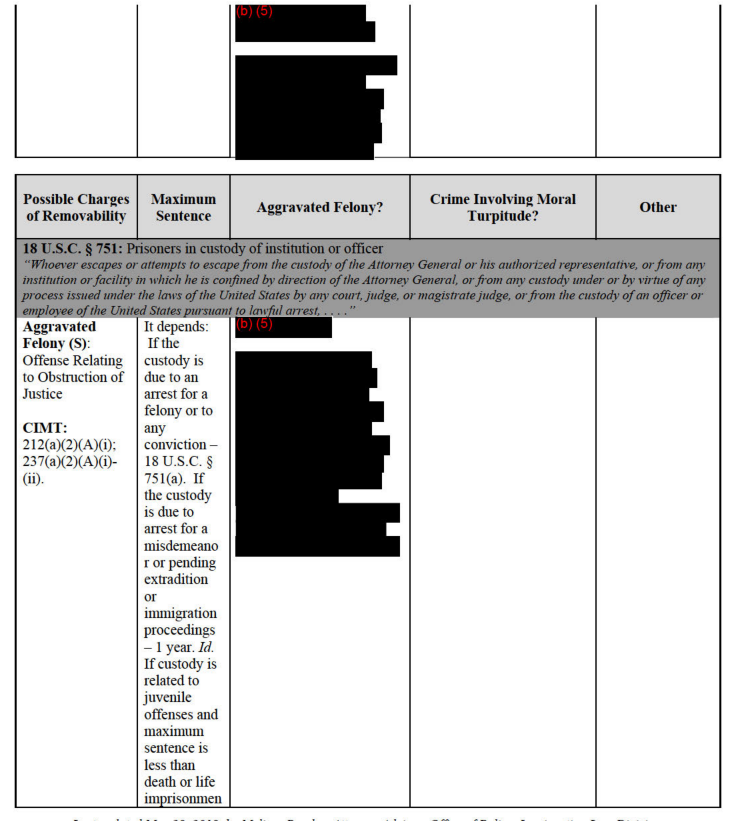
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	t – 1 year. 18 U.S.C. § 751(b).			
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
"Whoever flees or ev	ades a checkpoin		nt Naturalization Service, or any oth l law enforcement agents in excess	
INA § 237(a)(2)(A)(iv)	5 years. 18 U.S.C. § 758.			Explicit removal ground. INA § 237(a)(2)(A)(iv).
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other

- (c) Whoever, for the purpose aforesaid, receives or obtains or agrees or attempts to receive or obtain from any person, or from any source whatever, any document, writing, code book, signal book, sketch, photograph, photographic negative, blueprint, plan, map, model, instrument, appliance, or note, of anything connected with the national defense, knowing or having reason to believe, at the time he receives or obtains, or agrees or attempts to receive or obtain it, that it has been or will be obtained, taken, made, or disposed of by any person contrary to the provisions of this chapter; or
- (d) Whoever, lawfully having possession of, access to, control over, or being entrusted with any document, writing, code book, signal book, sketch, photograph, photographic negative, blueprint, plan, map, model, instrument, appliance, or note relating to the national defense, or information relating to the national defense which information the possessor has reason to believe could be used to the injury of the United States or to the advantage of any foreign nation, willfully communicates, delivers, transmits or causes to be communicated, delivered, or transmitted or attempts to communicate, deliver, transmit or cause to be

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communicated, delivered or transmitted the same to any person not entitled to receive it, or willfully retains the same and fails to deliver it on demand to the officer or employee of the United States entitled to receive it; or (e) Whoever having unauthorized possession of, access to, or control over any document, writing, code book, signal book, sketch, photograph, photographic negative, blueprint, plan, map, model, instrument, appliance, or note relating to the national defense, or information relating to the national defense which information the possessor has reason to believe could be used to the injury of the United States or to the advantage of any foreign nation, willfully communicates, delivers, transmits or causes to be communicated, delivered, or transmitted, or attempts to communicate, deliver, transmit or cause to be communicated, delivered, or transmitted the same to any person not entitled to receive it, or willfully retains the same and fails to deliver it to the officer or employee of the United States entitled to receive it; or (f) Whoever, being entrusted with or having lawful possession or control of any document, writing, code book, signal book, sketch, photograph, photographic negative, blueprint, plan, map, model, instrument, appliance, note, or information, relating to the national defense, (1) through gross negligence permits the same to be removed from its proper place of custody or delivered to anyone in violation of his trust, or to be lost, stolen, abstracted, or destroyed, or (2) having knowledge that the same has been illegally removed from its proper place of custody or delivered to anyone in violation of its trust, or lost, or stolen, abstracted, or destroyed, and fails to make prompt report of such loss, theft, abstraction, or destruction to his superior officer . . . Aggravated 10 years. 18 YES. U.S.C. § Felony (L): National Defense 793(a). INA explicitly provides that an offense "described in" Offenses 18 U.S.C. § 793 is an INA § 101(a)(43)(L) aggravated felony. INA § 101(a)(43)(L)(i). Possible Charges Maximum **Crime Involving Moral** Other Aggravated Felony? of Removability Sentence Turpitude? 18 U.S.C. § 798: Disclosure of Classified Information: "Whoever knowingly and willfully communicates, furnishes, transmits, or otherwise makes available to an unauthorized person, or publishes, or uses in any manner prejudicial to the safety or interest of the United States or for the benefit of any foreign government to the detriment of the United States any classified information-- (1) concerning the nature, preparation, or use of any code, cipher, or cryptographic system of the United States or any foreign government; or (2) concerning the design, construction, use, maintenance, or repair of any device, apparatus, or appliance used or prepared or planned for use by the United States or any foreign government for cryptographic or communication intelligence purposes; or (3) concerning the communication intelligence activities of the United States or any foreign government; or (4) obtained by the processes of communication intelligence from the communications of any foreign government, knowing the same to have been obtained by such processes . . . . Aggravated 10 years. 8 YES Felony (L): U.S.C. National Defense INA explicitly provides that §798(a)

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an offense "described in" 18 U.S.C. § 798 is an INA § 101(a)(43)(L) aggravated

felony. INA § 101(a)(43)(L)(i).

Offenses

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other			
18 U.S.C. § 842(h): Unlawful Acts (explosive materials)  "It shall be unlawful for any person to receive, possess, transport, ship, conceal, store, barter, sell, dispose of, or pledge or accept as security for a loan, any stolen explosive materials which are moving as, which are part of, which constitute, or which have been shipped or transported in, interstate or foreign commerce, either before or after such materials were stolen, knowing or having reasonable cause to believe that the explosive materials were stolen."							
Aggravated	10 years. 18	YES					
Felony (E):	U.S.C. §						
Explosive material offense	844(a)(1).	INA explicitly provides that an offense "described in" 18 U.S.C. § 842(h) is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(i).					

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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#### 18 U.S.C. § 842(i): Unlawful Acts (explosive materials)

- "It shall be unlawful for any person--
- (1) who is under indictment for, or who has been convicted in any court of, a crime punishable by imprisonment for a term exceeding one year;
- (2) who is a fugitive from justice;
- (3) who is an unlawful user of or addicted to any controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802));
- (4) who has been adjudicated as a mental defective or who has been committed to a mental institution;
- (5) who is an alien, other than an alien who--
  - (A) is lawfully admitted for permanent residence (as that term is defined in section 101(a)(20) of the Immigration and Nationality Act);
  - (B) is in lawful nonimmigrant status, is a refugee admitted under section 207 of the Immigration and Nationality Act (8 U.S.C. 1157), or is in asylum status under section 208 of the Immigration and Nationality Act (8 U.S.C. 1158), and--
    - (i) is a foreign law enforcement officer of a friendly foreign government, as determined by the Secretary in consultation with the Secretary of State, entering the United States on official law enforcement business, and the shipping, transporting, possession, or receipt of explosive materials is in furtherance of this official law enforcement business; or
    - (ii) is a person having the power to direct or cause the direction of the management and policies of a corporation, partnership, or association licensed pursuant to section 843(a), and the shipping, transporting, possession, or receipt of explosive materials is in furtherance of such power;

....

- (C) is a member of a North Atlantic Treaty Organization (NATO) or other friendly foreign military force, as determined by the Attorney General in consultation with the Secretary of Defense, who is present in the United States under military orders for training or other military purpose authorized by the United States and the shipping, transporting, possession, or receipt of explosive materials is in furtherance of the authorized military purpose; or
- (D) is lawfully present in the United States in cooperation with the Director of Central Intelligence, and the shipment, transportation, receipt, or possession of the explosive materials is in furtherance of such cooperation;
- (6) who has been discharged from the armed forces under dishonorable conditions;
- (7) who, having been a citizen of the United States, has renounced the citizenship of that person

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Aggravated	10 years. 18	YES	
Felony (E):	U.S.C. §		
Explosive material offense	844(a)(1).	INA explicitly provides that an offense "described in" 18 U.S.C. § 842(i) is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(i).	

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other				
18 U.S.C. § 844(d): Penalties (explosive materials):  "Whoever transports or receives, or attempts to transport or receive, in interstate or foreign commerce any explosive with the knowledge or intent that it will be used to kill, injure, or intimidate any individual or unlawfully to damage or destroy any building, vehicle, or other real or personal property"								
Aggravated Felony (E): Explosive material offense CIMT: 212(a)(2)(A)(i); 237(a)(2)(A)(i)- (ii).	General rule  – ten years.  18 U.S.C. §  844(d).  If personal injury results  – twenty years. Id.  If death results – life imprisonmen t/death penalty. Id.	INA explicitly provides that an offense "described in" 18 U.S.C. § 844(d) is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(i).	(b) (5)					

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
affecting interstate or to be false, concerning	he use of the mail, foreign commercy g an attempt or a	telephone, telegraph, or other in ce, willfully makes any threat, or n lleged attempt being made, or to l	strument of interstate or foreign con naliciously conveys false information be made, to kill, injure, or intimidate personal property by means of fire o	on knowing the same te any individual or
Aggravated	Ten years.	YES		•
Felony (E): Explosive material offense	18 U.S.C. § 844(e).	INA explicitly provides that an offense "described in"		

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
D. All Cl.	If cause personal injury or create substantial risk of injury, then 40 years. 18 U.S.C. § 844(f)(2).  If cause death, then death penalty/life imprisonmen t. 18 U.S.C. §844(f)(3).	aggravated felony. INA § 101(a)(43)(E)(i).		
Felony (E): Explosive material offense	- twenty years. 18 U.S.C. § 844(f)(1).	INA explicitly provides that an offense "described in" 18 U.S.C. § 844(f) is an INA § 101(a)(43)(E)		
vehicle, or other pers	y damages or des onal or real prop	troys, or attempts to damage or de erty in whole or in part owned or p	estroy, by means of fire or an explo possessed by, or leased to, the Uni g Federal financial assistance	ted States, or any
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
		18 U.S.C. § 844(e) is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(i).		

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department or agency thereof, except with the written consent of the agency, department, or other person responsible for the

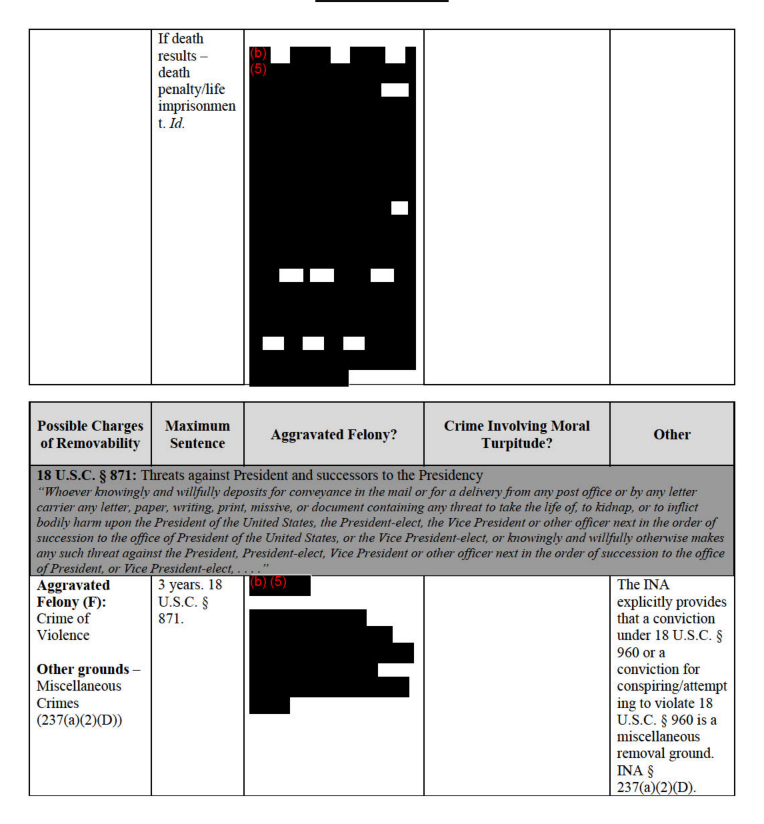
management of such building or airport . . . . "

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Aggravated Felony (E): Explosive material offense	Five years. 18 U.S.C. § 844(g)(1).	YES  INA explicitly provides that an offense "described in" 18 U.S.C. § 844(g) is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(i).		
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
carries an explosive of	fire or an explosive during the commi	ve to commit any felony which may ssion of any felony which may be p	whe prosecuted in a court of the Un prosecuted in a court of the United se of a deadly or dangerous weapo	States, including a
Aggravated Felony (E): Explosive material offense	General rule - 10 years. 18 U.S.C. § 844(h).  Second or subsequent offense, twenty years. <i>Id.</i>	YES  INA explicitly provides that an offense "described in" 18 U.S.C. § 844(h) is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(i).	se of a deadily of dangerous weapo	n or device
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
	y damages or des or personal prop	troys, or attempts to damage or de	estroy, by means of fire or an explo commerce or in any activity affectin	
Aggravated Felony (E): Explosive material offense	General rule – twenty years. 18 U.S.C. § 844(i).	Aggravated Felony (E): YES  INA explicitly provides that an offense "described in"		
Aggravated Felony (F): Crime of Violence	If personal injury results – 40 years. <i>Id.</i>	18 U.S.C. § 844(i) is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(i).		

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other			
18 U.S.C. § 875: Interstate Communications  "(a) Whoever transmits in interstate or foreign commerce any communication containing any demand or request for a ransom or reward for the release of any kidnapped person,  (b) Whoever, with intent to extort from any person, firm, association, or corporation, any money or other thing of value, transmits in interstate or foreign commerce any communication containing any threat to kidnap any person or any threat to injure the person of another,  (c) Whoever transmits in interstate or foreign commerce any communication containing any threat to kidnap any person or any threat to injure the person of another,  (d) Whoever, with intent to extort from any person, firm, association, or corporation, any money or other thing of value, transmits in interstate or foreign commerce any communication containing any threat to injure the property or reputation of the							
Aggravated Felony (F): Crime of Violence  Aggravated Felony (H): ransom offense	18 U.S.C. § 875: (a) – 20 years (b) – 20 years (c) – 5 years (d) – 2 years	Aggravated Felony (H): YES  INA explicitly provides that an offense "described in" 18 U.S.C. § 875 is an INA § 101(a)(43)(H) aggravated felony. INA § 101(a)(43)(H).	reat to accuse the addressee or any	voller person of a			

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
		ing Communications		1. 17 4	
			itory for mail matter, to be sent or d according to the direction thereon,		
			ed to any other person, and contain		
		elease of any kidnapped person, .			
			hing of value, so deposits, or causes	to be delivered, as	
	unication contain	ing any threat to kidnap any perso	on or any threat to injure the person	of the addressee or	
of another,	~ ~				
			d, any communication with or without		
		aaaressea to any otner person and essee or of another,	containing any threat to kidnap an	y person or any	
			hing of value, knowingly so deposits	or causes to be	
			lesignating mark subscribed thereto		
			ion of the addressee or of another, o		
deceased person, or a	any threat to accu	ise the addressee or any other per	son of a crime, "	76 76	
Aggravated	18 U.S.C. §	YES			
Felony (H):	876:				
ransom offense	(a) - 20	INA explicitly provides that			
	years	an offense "described in"			
	(b) - 20	18 U.S.C. § 876 is an INA			
	SEC. 10.				
	years	§ 101(a)(43)(H) aggravated			
	years (c) – 5 years,	felony. INA §			
	years				

Possible Charges of Removability Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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#### 18 U.S.C. § 877: Mailing Threatening Communications from Foreign Country

towards certain protected officials, then 10 years (d) – 2 years,

but if directed towards certain protected officials, then 10 years

"Whoever knowingly deposits in any post office or authorized depository for mail matter of any foreign country any communication addressed to any person within the United States, for the purpose of having such communication delivered by the post office

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establishment of such foreign country to the Postal Service and by it delivered to such addressee in the United States, and as a result thereof such communication is delivered by the post office establishment of such foreign country to the Postal Service and by it delivered to the address to which it is directed in the United States, and containing any demand or request for ransom or reward for the release of any kidnapped person, . . .

with intent to extort from any person any money or other thing of value, so deposits as aforesaid, any communication for the purpose aforesaid, containing any threat to kidnap any person or any threat to injure the person of the addressee or of another . . . knowingly so deposits as aforesaid, any communication, for the purpose aforesaid, containing any threat to kidnap any person or any threat to injure the person of the addressee or of another . . .

with intent to extort from any person any money or other thing of value, knowingly so deposits as aforesaid, any communication, for the purpose aforesaid, containing any threat to injure the property or reputation of the addressee or of another, or the reputation of

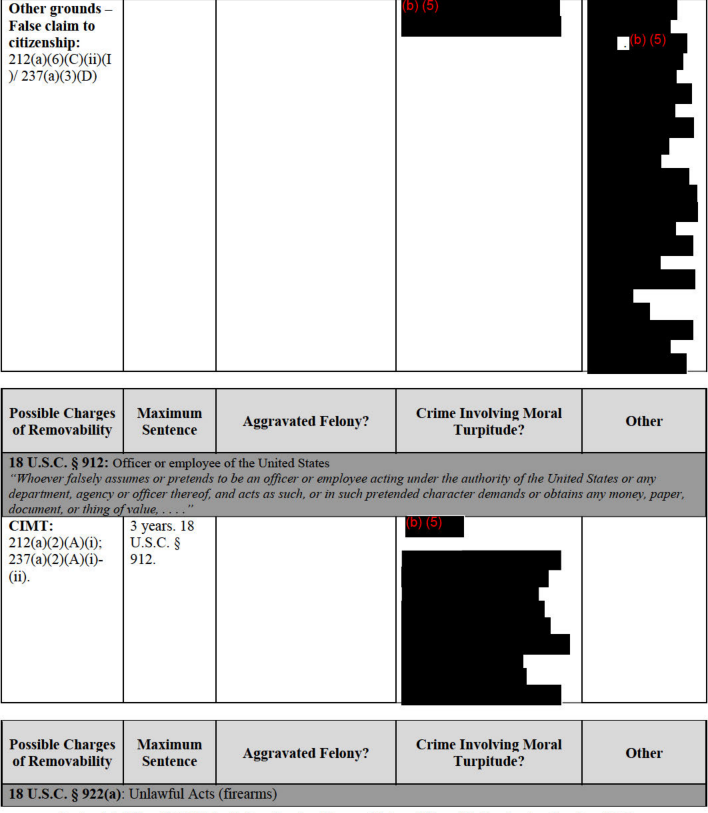
a deceased	person, o	or any threat	to accuse t	he ada	lressee (	or any	other	person	of	a crime,	22.

Aggravated	If	YES	
Felony (H):	communication	GENERAL MARKET SERVICES MARKET MARKET TO THE THE	
ransom offense	involves:	INA explicitly provides that	
INA §		an offense "described in"	
101(a)(43)(H)/IN	-ransom	18 U.S.C. § 877 is an INA	
A §	demand - 20	§ 101(a)(43)(H) aggravated	
237(a)(2)(A)(iii)	years. 18 U.S.C.	felony. INA §	
	§ 877.	101(a)(43)(H).	
	0000		
	-threat to		
	kidnap or injure		
	with intent to		
	extort – 20		
	years. Id.		
	191		
	-threat to		
	kidnap or injure		
	− 5 years. <i>Id</i> .		
	1944E1 010039 HEROES		
	-threat to injure		
	property or		
	reputation with		
	intent to extort		
	− 2 years. <i>Id</i> .		
	,		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
18 U.S.C. § 911: C "Whoever falsely and		ed States nts himself to be a citizen of the U	Inited States "	
CIMT: 212(a)(2)(A)(i); 237(a)(2)(A)(i)- (ii).	3 years. 18 U.S.C. § 911.		(b) (5)	(b) (5)

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"It shall be unlawful--

- (1) for any person--
  - (A) except a licensed importer, licensed manufacturer, or licensed dealer, to engage in the business of importing, manufacturing, or dealing in firearms, or in the course of such business to ship, transport, or receive any firearm in interstate or foreign commerce; or
  - (B) except a licensed importer or licensed manufacturer, to engage in the business of importing or manufacturing ammunition, or in the course of such business, to ship, transport, or receive any ammunition in interstate or foreign commerce;
- (2) for any importer, manufacturer, dealer, or collector licensed under the provisions of this chapter to ship or transport in interstate or foreign commerce any firearm to any person other than a licensed importer, licensed manufacturer, licensed dealer, or licensed collector, except that--
  - (A) this paragraph and subsection (b)(3) shall not be held to preclude a licensed importer, licensed manufacturer, licensed dealer, or licensed collector from returning a firearm or replacement firearm of the same kind and type to a person from whom it was received; and this paragraph shall not be held to preclude an individual from mailing a firearm owned in compliance with Federal, State, and local law to a licensed importer, licensed manufacturer, licensed dealer, or licensed collector;
  - (B) this paragraph shall not be held to preclude a licensed importer, licensed manufacturer, or licensed dealer from depositing a firearm for conveyance in the mails to any officer, employee, agent, or watchman who, pursuant to the provisions of section 1715 of this title, is eligible to receive through the mails pistols, revolvers, and other firearms capable of being concealed on the person, for use in connection with his official duty; and
  - (C) nothing in this paragraph shall be construed as applying in any manner in the District of Columbia, the Commonwealth of Puerto Rico, or any possession of the United States differently than it would apply if the District of Columbia, the Commonwealth of Puerto Rico, or the possession were in fact a State of the United States;
- (3) for any person, other than a licensed importer, licensed manufacturer, licensed dealer, or licensed collector to transport into or receive in the State where he resides (or if the person is a corporation or other business entity, the State where it maintains a place of business) any firearm purchased or otherwise obtained by such person outside that State, except that this paragraph (A) shall not preclude any person who lawfully acquires a firearm by bequest or intestate succession in a State other than his State of residence from transporting the firearm into or receiving it in that State, if it is lawful for such person to purchase or possess such firearm in that State, (B) shall not apply to the transportation or receipt of a firearm obtained in conformity with subsection (b)(3) of this section, and (C) shall not apply to the transportation of any firearm acquired in any State prior to the effective date of this chapter;
- (4) for any person, other than a licensed importer, licensed manufacturer, licensed dealer, or licensed collector, to transport in interstate or foreign commerce any destructive device, machinegun (as defined in section 5845 of the Internal Revenue Code of 1986), short-barreled shotgum, or short-barreled rifle, except as specifically authorized by the Attorney General consistent with public safety and necessity;
- (5) for any person (other than a licensed importer, licensed manufacturer, licensed dealer, or licensed collector) to transfer, sell, trade, give, transport, or deliver any firearm to any person (other than a licensed importer, licensed manufacturer, licensed dealer, or licensed collector) who the transferor knows or has reasonable cause to believe does not reside in (or if the person is a corporation or other business entity, does not maintain a place of business in) the State in which the transferor resides; except that this paragraph shall not apply to (A) the transfer, transportation, or delivery of a firearm made to carry out a bequest of a firearm to, or an acquisition by intestate succession of a firearm by, a person who is permitted to acquire or possess a firearm under the laws of the State of his residence, and (B) the loan or rental of a firearm to any person for temporary use for lawful sporting purposes;
- (6) for any person in connection with the acquisition or attempted acquisition of any firearm or ammunition from a licensed importer, licensed manufacturer, licensed dealer, or licensed collector, knowingly to make any false or fictitious oral or written statement or to furnish or exhibit any false, fictitious, or misrepresented identification, intended or likely to deceive such importer, manufacturer, dealer, or collector with respect to any fact material to the lawfulness of the sale or other disposition of such firearm or ammunition under the provisions of this chapter;
- (7) for any person to manufacture or import armor piercing ammunition, unless--
  - (A) the manufacture of such ammunition is for the use of the United States, any department or agency of the United States, any State, or any department, agency, or political subdivision of a State;
  - (B) the manufacture of such ammunition is for the purpose of exportation; or

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- (C) the manufacture or importation of such ammunition is for the purpose of testing or experimentation and has been authorized by the Attorney General;
- (8) for any manufacturer or importer to sell or deliver armor piercing ammunition, unless such sale or delivery--
  - (A) is for the use of the United States, any department or agency of the United States, any State, or any department, agency, or political subdivision of a State;
  - (B) is for the purpose of exportation; or
  - (C) is for the purpose of testing or experimentation and has been authorized by the Attorney General;
- (9) for any person, other than a licensed importer, licensed manufacturer, licensed dealer, or licensed collector, who does not reside in any State to receive any firearms unless such receipt is for lawful sporting purposes."

Firearms	Numerous	ims amess such receipt is for lang	(b) (5)
Offense:	possible		
237(a)(2)(C)	different		
3 503 503c050	penalties		
	depending		
	on the		
	particular		
	subsection,		
	type of		
	weapon,		
	criminal		
	history, etc.		
	See		
	generally 18		
	U.S.C. §		
	924.		
			20
			9

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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#### 18 U.S.C. § 922(g)(1)-(5): Unlawful Acts (firearms)

"It shall be unlawful for any person--

- (1) who has been convicted in any court of, a crime punishable by imprisonment for a term exceeding one year;
- (2) who is a fugitive from justice;
- (3) who is an unlawful user of or addicted to any controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802));
- (4) who has been adjudicated as a mental defective or who has been committed to a mental institution;
- (5) who, being an alien-
  - (A) is illegally or unlawfully in the United States; or
  - (B) except as provided in subsection (y)(2), has been admitted to the United States under a nonimmigrant visa (as that term is defined in section 101(a)(26) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(26)));

to ship or transport in interstate or foreign commerce, or possess in or affecting commerce, any firearm or ammunition; or to receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce."

Aggravated	10 years. 18	YES	(b) (5)
Felony (E):	U.S.C. §		
Explosive	924(a)(2).	INA explicitly provides that	
material offense	8ar4 (0.000) 193	an offense "described in"	
	Numerous	18 U.S.C. § 922(g)(1)-(5) is	
Firearms	possible	an INA § 101(a)(43)(E)	
Offense:	heightened/d		
237(a)(2)(C)	ifferent	101(a)(43)(E)(ii).	
	penalties		
	depending		
	on type of		-
	weapon, criminal		
	history, etc.		
	See		
	generally 18		0
	U.S.C. §		
	924.		
	100 miles		
			-
			<del>-</del> 9

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
18 U.S.C. § 922 (j) "It shall be unlawful ammunition, or pledg part of, which constit	: Unlawful Acts for any person to ge or accept as sec utes, or which has	(firearms) receive, possess, conceal, store, b curity for a loan any stolen firearm	carter, sell, or dispose of any stolen n or stolen ammunition, which is mo interstate or foreign commerce, eith	firearm or stolen wing as, which is a
ssible Charges	Maximum		Crime Involving Moral	

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18 U.S.C. § 922(n): Unlawful Acts (Firearms)

Note: Due to the rapidly changing case law regarding the categorical and modified categorical approaches, the court must always engage in a new analysis of whether or not an offense matches a generic offense, unless there is precedential case law on the particular statute at issue and decided after Mathis v. United States, 136 S. Ct. 2243 (2016). See also Descamps v. United States, 133 S. Ct. 2276 (2013).

			ble by imprisonment for a term ex	
			r receive any firearm or ammunitio	on which has been
	ed in interstate or foreign			(b) (5)
Aggravated	5 years. 18 U.S.C. §	YES		(5) (3)
Felony (E):	924(a)(1)(D).	D. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		53. 59
Explosive	37 31	INA explicitly provides that		
material offense	Numerous possible	an offense "described in"		
	heightened/different	18 U.S.C. § 922(n) is an		
Firearms	penalties depending	INA § 101(a)(43)(E)		
Offense:	on type of weapon,	aggravated felony. INA §		
237(a)(2)(C)	criminal history,	101(a)(43)(E)(ii).		A2
	etc. See generally			
	18 U.S.C. § 924.			
	8/6/4			
				( <del>1</del> )
				,
				-
				-
				-27
Possible Charges	Maximum	Aggravated Felony?	Crime Involving Moral	Other
of Removability	Sentence	3-88-1111111111111111111111111111111111	Turpitude?	
18 U.S.C. 8 922(a)	: Unlawful Acts (Firea	rms)		
			grandfathered-in individuals] to tra	ansfer or possess a
nachinegun."	y rath (msep.,	,	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,

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Agguageted	10 man 10 II C C	MEG	1	(b) (5)
Aggravated	10 years. 18 U.S.C.	YES		(5) (5)
Felony (E):	§ 924(a)(2).			
Explosive		INA explicitly provides that		
material offense	Numerous possible	an offense "described in"		
	heightened/different	18 U.S.C. § 922(o) is an		
Firearms	penalties depending	INA § 101(a)(43)(E)		
Offense:	on type of weapon,	aggravated felony. INA §		
237(a)(2)(C)	criminal history,	101(a)(43)(E)(ii).		
	etc. See generally			
	18 U.S.C. § 924.			
	0000			
				2
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## 18 U.S.C. § 922(p): Unlawful Acts (Firearms)

Last updated May 29, 2018, by Melissa Bauder, Attorney Advisor, Office of Policy, Immigration Law Division.

Note: Due to the rapidly changing case law regarding the categorical and modified categorical approaches, the court must always engage in a new analysis of whether or not an offense matches a generic offense, unless there is precedential case law on the particular statute at issue and decided after *Mathis v. United States*, 136 S. Ct. 2243 (2016). See also Descamps v. United States, 133 S. Ct. 2276 (2013).

<sup>&</sup>quot;It shall be unlawful for any person to manufacture, import, sell, ship, deliver, possess, transfer, or receive any firearm-(A) that, after removal of grips, stocks, and magazines, is not as detectable as the Security Exemplar, by walk-through metal detectors calibrated and operated to detect the Security Exemplar; or

<sup>(</sup>B) any major component of which, when subjected to inspection by the types of x-ray machines commonly used at airports, does not generate an image that accurately depicts the shape of the component. Barium sulfate or other compounds may be used in the fabrication of the component."

2	Tires	1	
Aggravated	5 years. 18	YES	(b) (5)
Felony (E):	U.S.C. §		
Explosive	924(a)(1)(D)	INA explicitly provides that	
material offense	\$\$255000 Tible B500	an offense "described in"	
	Numerous	18 U.S.C. § 922(p) is an	*·
Firearms	possible	INA § 101(a)(43)(E)	
Offense:	heightened/d		
237(a)(2)(C)	ifferent	101(a)(43)(E)(ii).	
	penalties		**************************************
	depending		
	on type of		
	weapon,		
	criminal		7 <del>-</del>
	history, etc.		
	See		
	generally 18		
	U.S.C. §		
	924.		
	×		
			( <del></del>
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
		A 100 C		

#### 18 U.S.C. § 922(r): Unlawful Acts (Firearms)

"It shall be unlawful for any person to assemble from imported parts any semiautomatic rifle or any shotgun which is identical to any rifle or shotgun prohibited from importation under section 925(d)(3) of this chapter as not being particularly suitable for or readily adaptable to sporting purposes except that this subsection shall not apply to-- (1) the assembly of any such rifle or shotgun for sale or distribution by a licensed manufacturer to the United States or any department or agency thereof or to any State or any department, agency, or political subdivision thereof; or (2) the assembly of any such rifle or shotgun for the purposes of testing or experimentation authorized by the Attorney General."

Last updated May 29, 2018, by Melissa Bauder, Attorney Advisor, Office of Policy, Immigration Law Division.

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Aggravated	5 years. 18	YES		(b) (5)
Felony (E):	U.S.C. §	CANADANTI SANTI MANGANA MANGANA MANGANA		
Explosive	924(a)(1)(D)	INA explicitly provides that		
material offense	100 d	an offense "described in"		
		18 U.S.C. § 922(r) is an		
Firearms	Numerous	INA § 101(a)(43)(E)		
Offense:	possible	aggravated felony. INA §		
237(a)(2)(C)	heightened/d	101(a)(43)(E)(ii).		
	ifferent			
	penalties			
	depending			
	on type of			
	weapon,			
	criminal			
	history, etc.			
	See			
	generally 18			
	U.S.C. §			
	924.			
				3
			25	
<b>Possible Charges</b>	Maximum	Δσσravated Felony?	Crime Involving Moral	Other

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
18 U.S.C. § 924(b)	: Penalties (Fire	arms)		
			risonment for a term exceeding on	
			imprisonment for a term exceeding	
committed therewith,	ships, transports,	, or receives a firearm or any amn	nunition in interstate or foreign con	nmerce "
Aggravated	10 years. 18	YES	34 5 7 · · · · · · · · · · · · · · · · · ·	(b) (5)
Felony (E):	U.S.C. §			V1 00 00 00 00 00 00 00 00 00 00 00 00 00
Explosive	924(b).	INA explicitly provides that		
material offense		an offense "described in"		
	Numerous	18 U.S.C. § 924(b) is an		
	possible	INA § 101(a)(43)(E)		

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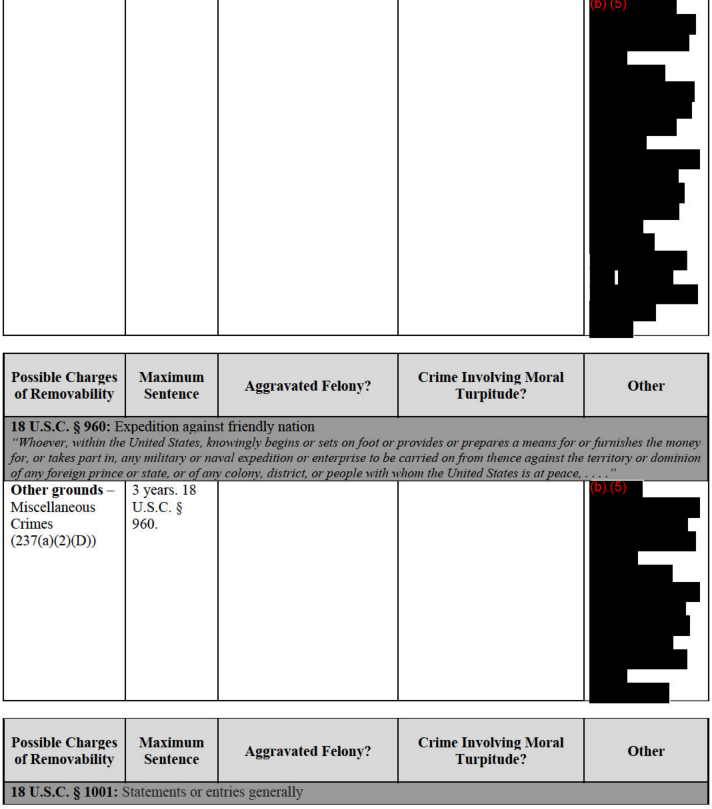
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Firearms	heightened/d	aggravated felony. INA §	ľ	See(b) (5)
	ifferent	aggravated felony. INA 9		See(S) (S)
Offense:		101(a)(43)(E)(ii).		<b>*</b>
237(a)(2)(C)	penalties			
	depending			
	on type of			
	weapon,			
	criminal			
	history, etc.			
	See			
	generally 18			
	U.S.C. §			
	924.			
				450
				- La
				-
	<u>.</u>	ı	1	

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
	transfers a firear	m, knowing that such firearm will	be used to commit a crime of viole	ence (as defined in
	10 years. 18	rime (as defined in subsection (c)	(2))" 	(b) (5)
Aggravated	U.S.C. §	IES		(5) (5)
Felony (E): Explosive	924(h).	INA explicitly provides that		
material offense	924(II).	an offense "described in"		
material offense		18 U.S.C. § 924(h) is an		
Firearms		INA § 101(a)(43)(E)		
Offense:		aggravated felony. INA §		J9
237(a)(2)(C)		101(a)(43)(E)(ii).		

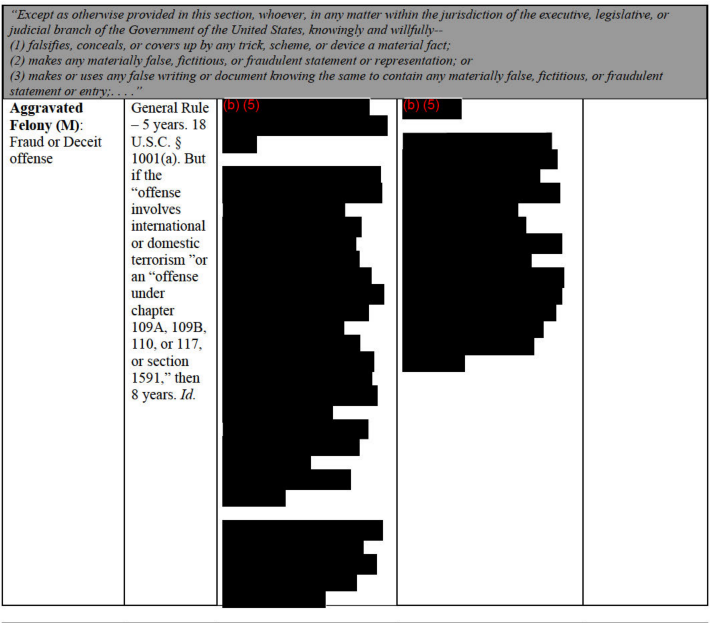
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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18 U.S.C. § 1028: Fraud and related activity in connection with identification documents, authentication features, and information

- "Whoever, in a circumstance described in subsection (c) of this section-
- (1) knowingly and without lawful authority produces an identification document, authentication feature, or a false identification document;
- (2) knowingly transfers an identification document, authentication feature, or a false identification document knowing that such document or feature was stolen or produced without lawful authority;

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- (3) knowingly possesses with intent to use unlawfully or transfer unlawfully five or more identification documents (other than those issued lawfully for the use of the possessor), authentication features, or false identification documents;
- (4) knowingly possesses an identification document (other than one issued lawfully for the use of the possessor), authentication feature, or a false identification document, with the intent such document or feature be used to defraud the United States;
- (5) knowingly produces, transfers, or possesses a document-making implement or authentication feature with the intent such document-making implement or authentication feature will be used in the production of a false identification document or another document-making implement or authentication feature which will be so used;
- (6) knowingly possesses an identification document or authentication feature that is or appears to be an identification document or authentication feature of the United States or a sponsoring entity of an event designated as a special event of national significance which is stolen or produced without lawful authority knowing that such document or feature was stolen or produced without such authority;
- (7) knowingly transfers, possesses, or uses, without lawful authority, a means of identification of another person with the intent to commit, or to aid or abet, or in connection with, any unlawful activity that constitutes a violation of Federal law, or that constitutes a felony under any applicable State or local law; or
- (8) knowingly traffics in false or actual authentication features for use in false identification documents, document-making implements, or means of identification: . . . . "

imprements, or means	of themily returning	
CIMT:	Complicated	(b) (5)
212(a)(2)(A)(i);	rules to	
237(a)(2)(A)(i)-	determine	
(ii).	sentencing	
200000000	based on	
	subsection	
	violated and	
	other	
	attendant	
	circumstance	
	. See	
	generally 18	
	U.S.C. §	
	1028(b).	
	16 E	

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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# 18 U.S.C. § 1029(a): Fraud and related activity in connection with access devices

"(a) Whoever--

- (1) knowingly and with intent to defraud produces, uses, or traffics in one or more counterfeit access devices;
- (2) knowingly and with intent to defraud traffics in or uses one or more unauthorized access devices during any one-year period, and by such conduct obtains anything of value aggregating \$1,000 or more during that period;
- (3) knowingly and with intent to defraud possesses fifteen or more devices which are counterfeit or unauthorized access devices;
- (4) knowingly, and with intent to defraud, produces, traffics in, has control or custody of, or possesses device-making equipment;
- (5) knowingly and with intent to defraud effects transactions, with 1 or more access devices issued to another person or persons, to receive payment or any other thing of value during any 1-year period the aggregate value of which is equal to or greater than \$1,000;

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(6) without the authorization of the issuer of the access device, knowingly and with intent to defraud solicits a person for the purpose of--(A) offering an access device; or (B) selling information regarding or an application to obtain an access device; (7) knowingly and with intent to defraud uses, produces, traffics in, has control or custody of, or possesses a telecommunications instrument that has been modified or altered to obtain unauthorized use of telecommunications services; (8) knowingly and with intent to defraud uses, produces, traffics in, has control or custody of, or possesses a scanning receiver; (9) knowingly uses, produces, traffics in, has control or custody of, or possesses hardware or software, knowing it has been configured to insert or modify telecommunication identifying information associated with or contained in a telecommunications instrument so that such instrument may be used to obtain telecommunications service without authorization; or (10) without the authorization of the credit card system member or its agent, knowingly and with intent to defraud causes or arranges for another person to present to the member or its agent, for payment, 1 or more evidences or records of transactions made by an access device; Aggravated 18 U.S.C. § Felony (M): 1029(a)(1)-Fraud/deceit (3), (6)-(7),offense (10) - 10years. 18 U.S.C. § CIMT: 212(a)(2)(A)(i);1029(c)(1)(A 237(a)(2)(A)(i)-(i). (ii). 18 U.S.C. § 1029(a)(4)-(5), (8)-(9)-15 years, 18 U.S.C. § 1029(c)(1)(A )(ii).

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Describbe Character	3.7		Codera Installation Manual	
Possible Charges of Removability	Maximum	Aggravated Felony?	Crime Involving Moral	Other
of Kemovability	Sentence		Turpitude?	
18 U.S.C. § 1071:	Concealing Pers	on From Arrest		
			r process has been issued under the	provisions of any
			notice or knowledge of the fact that	
has been issued for th	ne apprehension o	of such person, "		
CIMT:	General Rule		(b) (5)	
212(a)(2)(A)(i);	– one year.			
237(a)(2)(A)(i)-	18 U.S.C. §			
(ii).	1071.			
	However, if			
	the concealment			
	relates to a			
	warrant or			
	conviction			
	for a felony,			
	then 5 years.			
	Id.			
				2
<b>Possible Charges</b>	Maximum	Aggravated Felony?	Crime Involving Moral	Other
of Removability	Sentence	Aggravated Pelony.	Turpitude?	Other
10 77 0 0 0 1111	. 1			
18 U.S.C. § 1111:			- ht F	1
			ght. Every murder perpetrated by p ing; or committed in the perpetration	
			sabotage, aggravated sexual abuse	
			practice of assault or torture again	
			iciously to effect the death of any h	uman being other
than him who is killed	d, is murder in the	e first degree.		
Am other muder is	mundan in the co-	and deaves "		
Any other murder is a Aggravated	Life. 18	(b) (5)		
Felony (A):	U.S.C. §			
I clony (A).	U.D.U. V	l× ×		
Murder				
Murder	1111(b).			
Murder CIMT:				
CIMT:				
Customer Control				

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		(b) (5)		
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
"Whoever being engo transmission in inters sporting event or con	nged in the busine state or foreign co test, or for the tra	mmerce of bets or wagers or info	gly uses a wire communication faci rmation assisting in the placing of on which entitles the recipient to re	bets or wagers on any
Possible Charges of Removability  18 U.S.C. § 1201: I	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other

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otherwise any person, except in the case of a minor by the parent thereof, when--

Note: Due to the rapidly changing case law regarding the categorical and modified categorical approaches, the court must always engage in a new analysis of whether or not an offense matches a generic offense, unless there is precedential case law on the particular statute at issue and decided after *Mathis v. United States*, 136 S. Ct. 2243 (2016). See also Descamps v. United States, 133 S. Ct. 2276 (2013).

- (1) the person is willfully transported in interstate or foreign commerce, regardless of whether the person was alive when transported across a State boundary, or the offender travels in interstate or foreign commerce or uses the mail or any means, facility, or instrumentality of interstate or foreign commerce in committing or in furtherance of the commission of the offense;
- (2) any such act against the person is done within the special maritime and territorial jurisdiction of the United States; (3) any such act against the person is done within the special aircraft jurisdiction of the United States as defined in section 46501 of title 49;
- (4) the person is a foreign official, an internationally protected person, or an official guest as those terms are defined in section 1116(b) of this title; or
- (5) the person is among those officers and employees described in section 1114 of this title and any such act against the person is done while the person is engaged in, or on account of, the performance of official duties, . . . . "

Aggravated	General rule	(b) (5)
Felony (F):	- life	
Crime of	imprisonmen	
Violence	t, but if death	
	of any	
Crime Involving	person	
Moral	results, then	
Turpitude:	death or life	
212(a)(2)(A)(i);	imprisonmen	
237(a)(2)(A)(i)-	t. 18 U.S.C.	
(ii).	§ 1201(a).	
28. 50	1,750 80 81	

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 1202: Ransom Money

(b) A person who transports, transmits, or transfers in interstate or foreign commerce any proceeds of a kidnapping punishable under State law by imprisonment for more than 1 year, or receives, possesses, conceals, or disposes of any such proceeds after they have crossed a State or United States boundary, knowing the proceeds to have been unlawfully obtained . . . . "

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<sup>&</sup>quot;(a) Whoever receives, possesses, or disposes of any money or other property, or any portion thereof, which has at any time been delivered as ransom or reward in connection with a violation of section 1201 of this title, knowing the same to be money or property which has been at any time delivered as such ransom or reward . . . .

Aggravated	10 years	YES	
Felony (H):	- Constitution	25Min/201977	
ransom offense		INA explicitly provides that	
INA §		an offense "described in"	
101(a)(43)(H)/IN		18 U.S.C. § 1202 is an INA	
ΑŞ		§ 101(a)(43)(H) aggravated	
237(a)(2)(A)(iii)		felony. INA §	
( ) ( ) ( - ) ( - )		101(a)(43)(H).	

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 1341: Fraud and Swindles

"Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, or to sell, dispose of, loan, exchange, alter, give away, distribute, supply, or furnish or procure for unlawful use any counterfeit or spurious coin, obligation, security, or other article, or anything represented to be or intimated or held out to be such counterfeit or spurious article, for the purpose of executing such scheme or artifice or attempting so to do, places in any post office or authorized depository for mail matter, any matter or thing whatever to be sent or delivered by the Postal Service, or deposits or causes to be deposited any matter or thing whatever to be sent or delivered by any private or commercial interstate carrier, or takes or receives therefrom, any such matter or thing, or knowingly causes to be delivered by mail or such carrier according to the direction thereon, or at the place at which it is directed to be delivered by the person to whom it is addressed, any such matter or thing...."

delivered by the pers	on to whom it is a	daressed, any such matter or thing	8,, , , ,	CA.
Aggravated	General Rule	YES	(b) (5)	
Felony (M):	− 20 years,			
Fraud/Deceit	but if the	If the loss to the victim is		
Offense	fraud relates	greater than \$10,000, then		
	to a federal	the offense will be an M		
Crime Involving	disaster or	aggravated felony. See		
Moral	affects a	(b) (5)	a part	
Turpitude:	financial			
212(a)(2)(A)(i);	institution,			
237(a)(2)(A)(i)-	then 30		**	
(ii).	years. 18			
25. 53.	U.S.C. §	).	40	
	1341.	×		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 1344: Bank Fraud

- "Whoever knowingly executes, or attempts to execute, a scheme or artifice-
- (1) to defraud a financial institution; or
- (2) to obtain any of the moneys, funds, credits, assets, securities, or other property owned by, or under the custody or control of, a financial institution, by means of false or fraudulent pretenses, representations, or promises; . . . . "

Last updated May 29, 2018, by Melissa Bauder, Attorney Advisor, Office of Policy, Immigration Law Division.

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Aggreyated	20 years 10	(b) (5)	ì			ı	3	T
Aggravated	30 years. 18	(15) (15)			26			-
Felony (M):	U.S.C. §	la .						
Fraud/Deceit	1344.							-
Offense				L. []				-
								-
Crime Involving					1			-
Moral								- 1
Turpitude:								- 1
212(a)(2)(A)(i);								- 1
212(a)(2)(A)(1), 227(a)(2)(A)(i)					57	risi		
237(a)(2)(A)(i)-								
(ii).								
								-
								-
			87					
				-				
								$\sqcup$

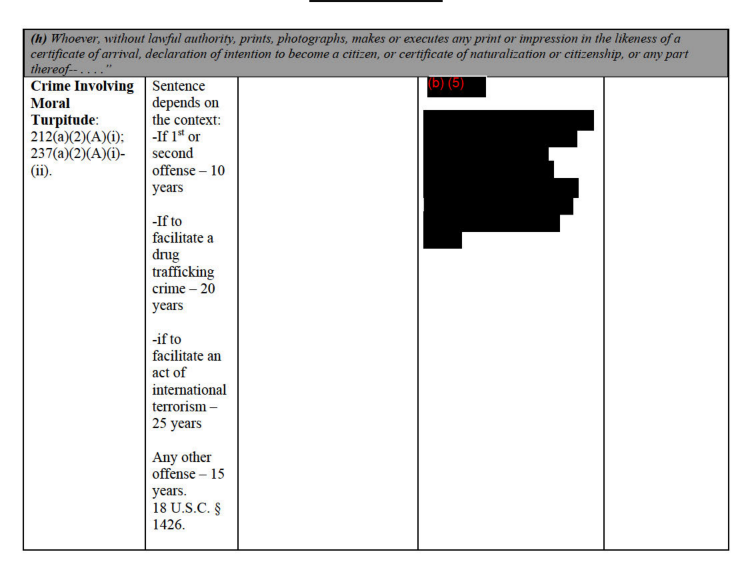
Possible Charges of Removability	Other
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## 18 U.S.C. § 1426: Forgery or False Use of a Passport

- "(a) Whoever falsely makes, forges, alters or counterfeits any oath, notice, affidavit, certificate of arrival, declaration of intention, certificate or documentary evidence of naturalization or citizenship or any order, record, signature, paper or proceeding or any copy thereof, required or authorized by any law relating to naturalization or citizenship or registry of aliens; or
- (b) Whoever utters, sells, disposes of or uses as true or genuine, any false, forged, altered, antedated or counterfeited oath, notice, affidavit, certificate of arrival, declaration of intention to become a citizen, certificate or documentary evidence of naturalization or citizenship, or any order, record, signature or other instrument, paper or proceeding required or authorized by any law relating to naturalization or citizenship or registry of aliens, or any copy thereof, knowing the same to be false, forged, altered, antedated or counterfeited; or
- (c) Whoever, with intent unlawfully to use the same, possesses any false, forged, altered, antedated or counterfeited certificate of arrival, declaration of intention to become a citizen, certificate or documentary evidence of naturalization or citizenship purporting to have been issued under any law of the United States, or copy thereof, knowing the same to be false, forged, altered, antedated or counterfeited; or
- (d) Whoever, without lawful authority, engraves or possesses, sells or brings into the United States any plate in the likeness or similitude of any plate designed, for the printing of a declaration of intention, or certificate or documentary evidence of naturalization or citizenship; or
- (e) Whoever, without lawful authority, brings into the United States any document printed therefrom; or
- (f) Whoever, without lawful authority, possesses any blank certificate of arrival, blank declaration of intention or blank certificate of naturalization or citizenship provided by the Immigration and Naturalization Service, with intent unlawfully to use the same; or
- (g) Whoever, with intent unlawfully to use the same, possesses a distinctive paper adopted by the proper officer or agency of the United States for the printing or engraving of a declaration of intention to become a citizen, or certificate of naturalization or certificate of citizenship; or

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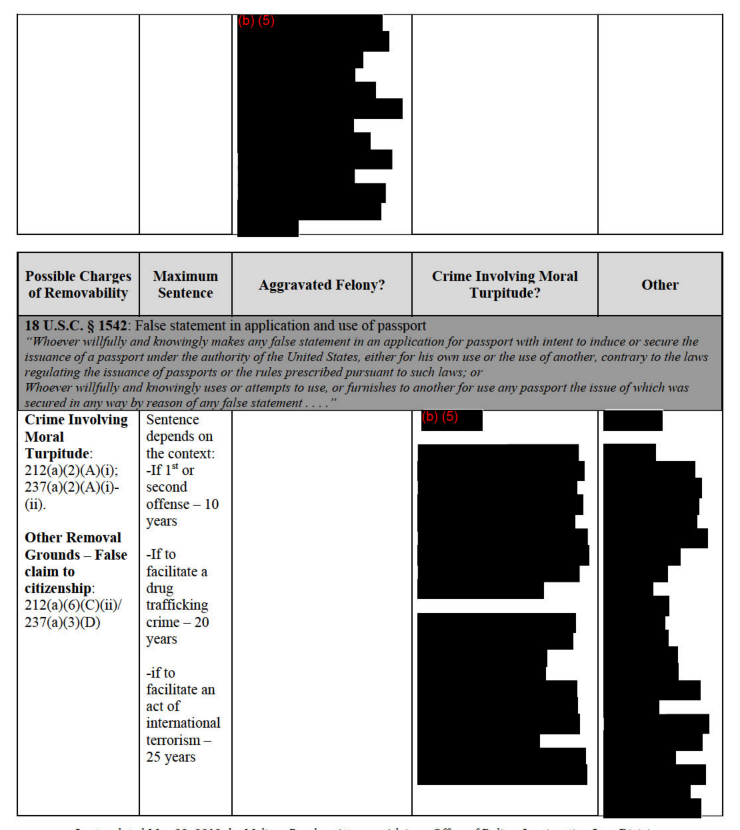
Note: Due to the rapidly changing case law regarding the categorical and modified categorical approaches, the court must always engage in a new analysis of whether or not an offense matches a generic offense, unless there is precedential case law on the particular statute at issue and decided after *Mathis v. United States*, 136 S. Ct. 2243 (2016). See also Descamps v. United States, 133 S. Ct. 2276 (2013).



Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
18 U.S.C. §§ 1501-	1518: Obstructi	on of Justice Offenses		
Aggravated Felony (S): Obstruction of Justice	Varies depending on the statute and context. See generally 18 U.S.C. §§ 1501-1518.	(b) (5)		

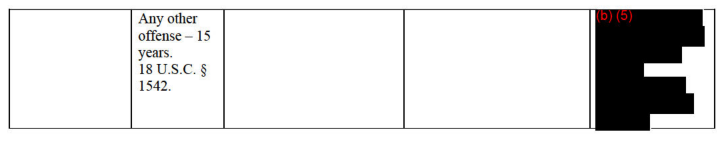
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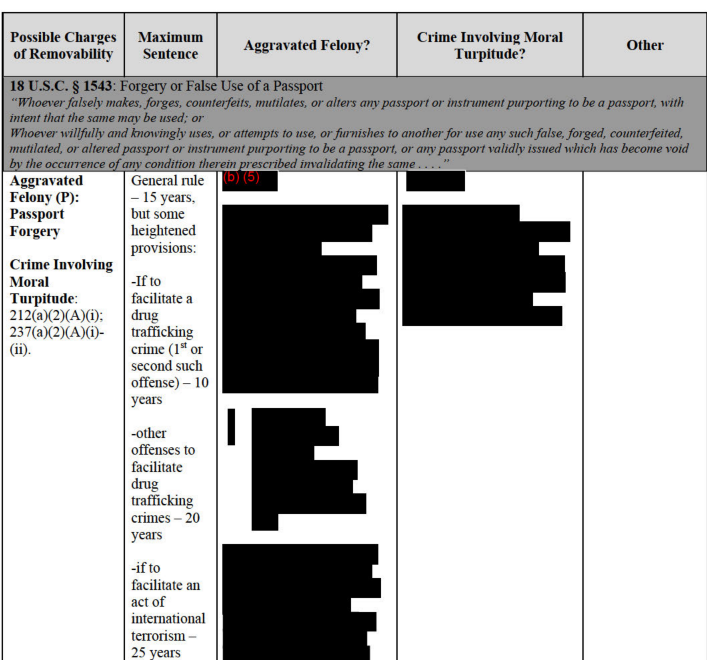
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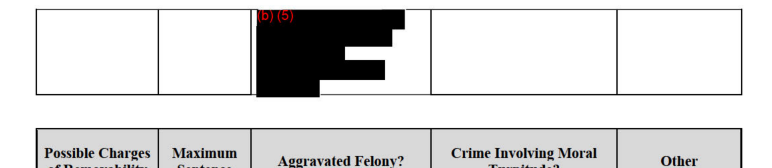
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Turpitude?

## 18 U.S.C. § 1546(a): Fraud and Misuse of Visas, permits, and other documents

Sentence

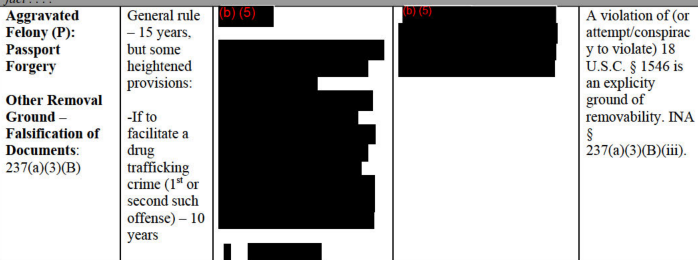
of Removability

"Whoever knowingly forges, counterfeits, alters, or falsely makes any immigrant or nonimmigrant visa, permit, border crossing card, alien registration receipt card, or other document prescribed by statute or regulation for entry into or as evidence of authorized stay or employment in the United States, or utters, uses, attempts to use, possesses, obtains, accepts, or receives any such visa, permit, border crossing card, alien registration receipt card, or other document prescribed by statute or regulation for entry into or as evidence of authorized stay or employment in the United States, knowing it to be forged, counterfeited, altered, or falsely made, or to have been procured by means of any false claim or statement, or to have been otherwise procured by fraud or unlawfully obtained; or

Whoever, except under direction of the Attorney General or the Commissioner of the Immigration and Naturalization Service, or other proper officer, knowingly possesses any blank permit, or engraves, sells, brings into the United States, or has in his control or possession any plate in the likeness of a plate designed for the printing of permits, or makes any print, photograph, or impression in the likeness of any immigrant or nonimmigrant visa, permit or other document required for entry into the United States, or has in his possession a distinctive paper which has been adopted by the Attorney General or the Commissioner of the Immigration and Naturalization Service for the printing of such visas, permits, or documents; or

Whoever, when applying for an immigrant or nonimmigrant visa, permit, or other document required for entry into the United States, or for admission to the United States personates another, or falsely appears in the name of a deceased individual, or evades or attempts to evade the immigration laws by appearing under an assumed or fictitious name without disclosing his true identity, or sells or otherwise disposes of, or offers to sell or otherwise dispose of, or utters, such visa, permit, or other document, to any person not authorized by law to receive such document; or

Whoever knowingly makes under oath, or as permitted under penalty of perjury under section 1746 of title 28, United States Code, knowingly subscribes as true, any false statement with respect to a material fact in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, or knowingly presents any such application, affidavit, or other document which contains any such false statement or which fails to contain any reasonable basis in law or fact...."



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-other offenses to facilitate drug trafficking crimes – 20 years	b ) ( 5 ) )	
-if to facilitate an act of international terrorism – 25 years		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
		icting Enforcement		
			arrests any person with the intent o	of placing him in or
returning him to a co				
T - V/AV	General rule		vith or prevents the enforcement of	this section
Aggravated		YES		
Felony (K): Prostitution and	– 20 years.	INA explicitly provides that		
Slavery Offenses	But if death	an offense "described in"		
Slavely Offenses	results and	18 U.S.C. § 1581 is an INA		
	violation	§ 101(a)(43)(K) aggravated		
	involves	felony. INA §		
	kidnapping	101(a)(43)(K)(iii).		
	or			
	aggravated			
	sexual abuse			
	(or attempt			
	to kidnap or			
	commit			
	aggravated			
	sexual			
	abuse), then			
	any			
	term/life.			

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
in any port or place v	s master, factor, o vithin the United of I from any foreign	or owner, builds, fits out, equips, l States, or causes such vessel to sa	oads, or otherwise prepares or sen il from any such port or place, for a prted and held, sold, or otherwise a	the purpose of
Aggravated Felony (K): Prostitution and Slavery Offenses	7 years.	YES  INA explicitly provides that an offense "described in" 18 U.S.C. § 1582 is an INA § 101(a)(43)(K) aggravated felony. INA § 101(a)(43)(K)(iii).		
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
may be made or held	as a slave, or sen	t out of the country to be so made	essel or to any other place with the or held; or events the enforcement of this secti	
Aggravated	General Rule	YES	events the enjorcement of this secti	on,
Felony (K):	– 20 years.	40200000		
Prostitution and	18 U.S.C. §	INA explicitly provides that		
Slavery Offenses	1583(a).	an offense "described in"		
	But if death	18 U.S.C. § 1583 is an INA § 101(a)(43)(K) aggravated		
	results and	felony. INA §		
	violation	101(a)(43)(K)(iii).		
	involves			
	kidnapping or			
	aggravated			
	sexual abuse			
	(or attempt to kidnap or			
	commit			
	aggravated			
	sexual			

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abuse), then

Note: Due to the rapidly changing case law regarding the categorical and modified categorical approaches, the court must always engage in a new analysis of whether or not an offense matches a generic offense, unless there is precedential case law on the particular statute at issue and decided after *Mathis v. United States*, 136 S. Ct. 2243 (2016). See also Descamps v. United States, 133 S. Ct. 2276 (2013).

	term/life. 18 U.S.C. § 1583(b)(1)- (2).			
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
other person for any	gly and willfully l term, or brings wi	holds to involuntary servitude or s ithin the United States any person	eells into any condition of involunta so held h or prevents the enforcement of the	•
	U.S.C. § 1584(a).			

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 1585: Seizure, Detention, Transportation or Sale of Slaves

"Whoever, being a citizen or resident of the United States and a member of the crew or ship's company of any foreign vessel engaged in the slave trade, or whoever, being of the crew or ship's company of any vessel owned in whole or in part, or navigated for, or in behalf of, any citizen of the United States, lands from such vessel, and on any foreign shore seizes any person with intent to make that person a slave, or decoys, or forcibly brings, carries, receives, confines, detains or transports any person as a slave on board such vessel, or, on board such vessel, offers or attempts to sell any such person as a slave, or on the high seas or anywhere on tide water, transfers or delivers to any other vessel any such person with intent to make such person a slave, or lands or delivers on shore from such vessel any person with intent to sell, or having previously sold, such person as a slave..."

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Aggravated Felony (K): Prostitution and Slavery Offenses	7 years.	YES  INA explicitly provides that an offense "described in" 18 U.S.C. § 1585 is an INA § 101(a)(43)(K) aggravated felony. INA § 101(a)(43)(K)(iii).		
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
"Whoever, being the knowledge or intent t sold as a slave, or ca	master or owner i hat such person is rries away from a	s to be carried from any place with	essel, receives on board any other p hin the United States to any other p any such person with the intent tha	lace to be held or
or sold as a slave Aggravated Felony (K): Prostitution and Slavery Offenses	10 years.	YES  INA explicitly provides that an offense "described in" 18 U.S.C. § 1588 is an INA § 101(a)(43)(K) aggravated felony. INA § 101(a)(43)(K)(iii).		
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
following means- (1) by mean. person; (2) by mean. (3) by mean. (4) by mean. such labor of (b) Whoever knowing in the providing or of	gly provides or o s of force, threats s of serious harm s of the abuse or t s of any scheme, p or services, that pe ty benefits, financ btaining of labor o	of force, physical restraint, or thr or threats of serious harm to that threatened abuse of law or legal polan, or pattern intended to cause erson or another person would suf- cially or by receiving anything of vor services by any of the means de		erson or another erson did not perform eint, ere which has engaged or in reckless

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kidnapping	felony. INA §	
or	101(a)(43)(K)(iii).	
aggravated	10 POSON \$1500 80 50 50	
sexual abuse		
(or attempt		
to kidnap or		
commit		
aggravated		
sexual		
abuse), then		
any		
term/life. 18		
U.S.C. §		
1589(d).		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
"(a) Whoever knowing violation of this chapt	18 U.S.C. § 1590: Trafficking with Respect to Peonage, Slavery, Involuntary Servitude, or Forced Labor "(a) Whoever knowingly recruits, harbors, transports, provides, or obtains by any means, any person for labor or services in violation of this chapter (b) Whoever obstructs, attempts to obstruct, or in any way interferes with or prevents the enforcement of this section,"				
Aggravated	General Rule	YES			
Felony (K):	− 20 years,	a section control of			
Prostitution and	but if death	INA explicitly provides that			
<b>Slavery Offenses</b>	results and	an offense "described in"			
5%	violation	18 U.S.C. § 1590 is an INA			
	involves	§ 101(a)(43)(K) aggravated			
	kidnapping	felony. INA §			
	or	101(a)(43)(K)(iii).			
	aggravated				
	sexual abuse				
	(or attempt				
	to kidnap or				
	commit				
	aggravated sexual				
	abuse), then				
	any				
	term/life, 18				
	U.S.C. §				
	1590(a).				
	1570(a).			5	

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 1591: Sex Trafficking of Children or by Force, Fraud, or Coercion

"(a) Whoever knowingly--

- (1) in or affecting interstate or foreign commerce, or within the special maritime and territorial jurisdiction of the United States, recruits, entices, harbors, transports, provides, obtains, advertises, maintains, patronizes, or solicits by any means a person; or
- (2) benefits, financially or by receiving anything of value, from participation in a venture which has engaged in an act described in violation of paragraph (1),

knowing, or, except where the act constituting the violation of paragraph (1) is advertising, in reckless disregard of the fact, that means of force, threats of force, fraud, coercion described in subsection (e)(2), or any combination of such means will be used to cause the person to engage in a commercial sex act, or that the person has not attained the age of 18 years and will be caused to engage in a commercial sex act, . . . .

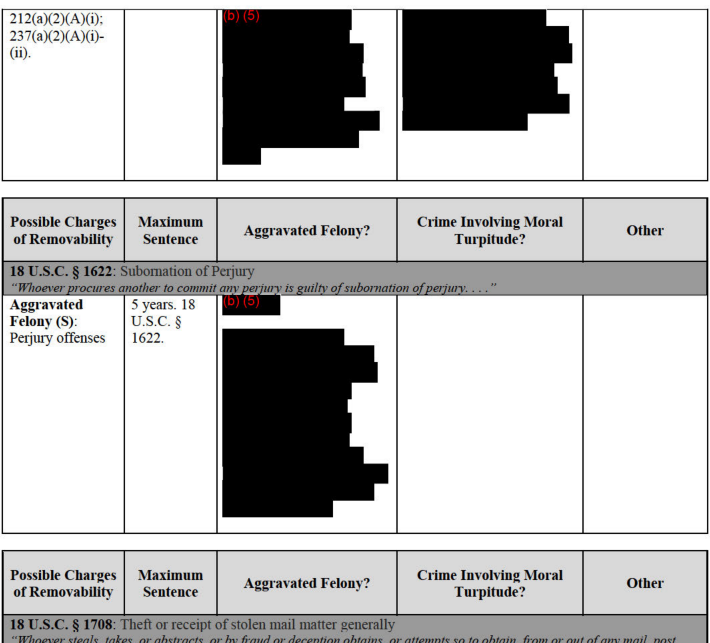
(d) Whoever obstructs, attempts to obstruct, or in any way interferes with or prevents the enforcement of this section . . . ."

		truct, or in any way interjeres will	for prevents the enjorcement of the	S Section
Aggravated	General rule	YES		
Felony (K):	<ul><li>up to life,</li></ul>			
Prostitution and	but if	INA explicitly provides that		
Slavery Offenses	prosecution	an offense "described in"		
	is for	18 U.S.C. § 1591 is an INA		
	obstructing	§ 101(a)(43)(K) aggravated		
	or otherwise	felony. INA §		
	interfering	101(a)(43)(K)(iii).		
	with	13 (1050) (1015) 10 50 15		
	enforcement			
	under 18			
	U.S.C. §			
	1951(d) - 20			
	years. 18			
	U.S.C. §			
	1951(b)(1)-			
	(2), (d).			

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
18 U.S.C. § 1621: Perjury generally  "Whoever—  (1) having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, that he will testify, declare, depose, or certify truly, or that any written testimony, declaration, deposition, or certificate by him subscribed, is true, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true; or  (2) in any declaration, certificate, verification, or statement under penalty of perjury as permitted under section 1746 of title 28, United States Code, willfully subscribes as true any material matter which he does not believe to be true;"					
Aggravated Felony (S): Perjury offenses	5 years. 18 U.S.C. § 1621.	(b) (5)			
Crime Involving Moral Turpitude:					

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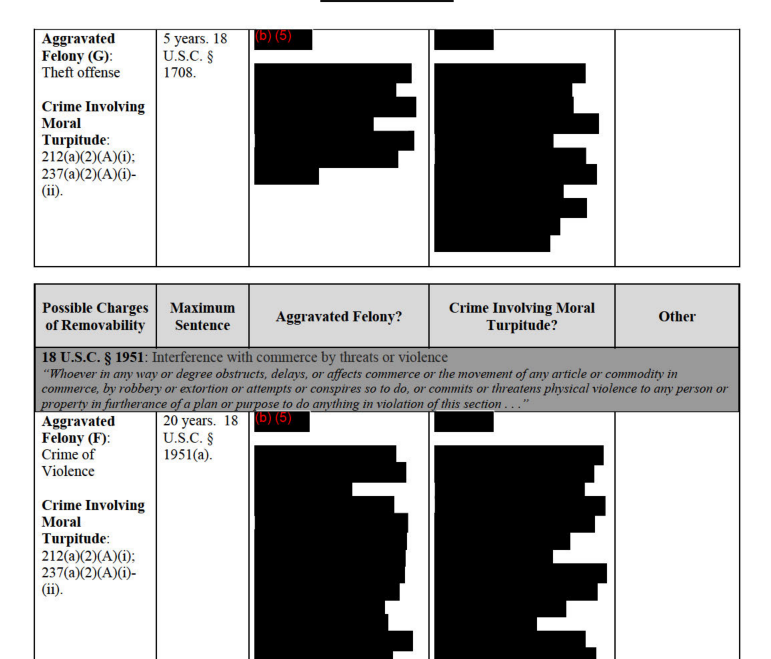
"Whoever steals, takes, or abstracts, or by fraud or deception obtains, or attempts so to obtain, from or out of any mail, post office, or station thereof, letter box, mail receptacle, or any mail route or other authorized depository for mail matter, or from a letter or mail carrier, any letter, postal card, package, bag, or mail, or abstracts or removes from any such letter, package, bag, or mail, any article or thing contained therein, or secretes, embezzles, or destroys any such letter, postal card, package, bag, or mail, or any article or thing contained therein; or

Whoever steals, takes, or abstracts, or by fraud or deception obtains any letter, postal card, package, bag, or mail, or any article or thing contained therein which has been left for collection upon or adjacent to a collection box or other authorized depository of mail matter; or

Whoever buys, receives, or conceals, or unlawfully has in his possession, any letter, postal card, package, bag, or mail, or any article or thing contained therein, which has been so stolen, taken, embezzled, or abstracted, as herein described, knowing the same to have been stolen, taken, embezzled, or abstracted--..."

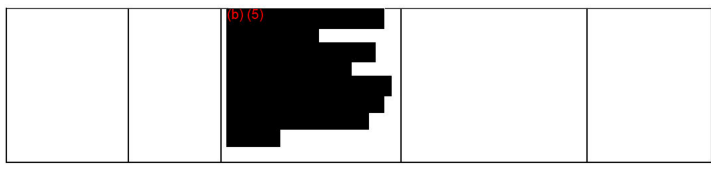
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
"Whoever travels in a to (1) distribute the prod (2) commit any crime	interstate or forei ceeds of any unlay of violence to fur e, manage, establ	gn commerce or uses the mail or o wful activity; or ther any unlawful activity; or	aid of racketeering enterprises any facility in interstate or foreign of the stablishmen motion, management, establishmen	
Aggravated Felony (B): Drug trafficking ground Other grounds: Violation of a law relating to a controlled substance	If the violation is under 18 U.S.C. § 1952(a)(1) or (a)(3), then 5 years. 18 U.S.C. § 1952(a)(3)(A). However, if the violation is under 18 U.S.C. § 1952(a)(2), then 20 years, but if death results then life. 18 U.S.C. § 1952(a)(3)(B).	(b) (5)		

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	(b) (5)

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
The state of the s		legal Gambling Businesses		300
"Whoever conducts,			or part of an illegal gambling busii	ness "
Aggravated Felony (J): RICO/gambling offenses	5 years. 18 U.S.C. § 1963(a).	INA explicitly provides that an offense "described in" 18 U.S.C. § 1062 is an INA § 101(a)(43)(J) aggravated felony. INA § 101(a)(43)(J) (note: no issue with the maximum possible sentence requirement). See also		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 1956: Laundering of Monetary Instruments

- "(a)(1) Whoever, knowing that the property involved in a financial transaction represents the proceeds of some form of unlawful activity, conducts or attempts to conduct such a financial transaction which in fact involves the proceeds of specified unlawful activity--
  - (A) (i) with the intent to promote the carrying on of specified unlawful activity; or
    - (ii) with intent to engage in conduct constituting a violation of section 7201 or 7206 of the Internal Revenue Code of 1986; or
  - (B) knowing that the transaction is designed in whole or in part-
    - (i) to conceal or disguise the nature, the location, the source, the ownership, or the control of the proceeds of specified unlawful activity; or
    - (ii) to avoid a transaction reporting requirement under State or Federal law,

(2) Whoever transports, transmits, or transfers, or attempts to transport, transmit, or transfer a monetary instrument or funds from a place in the United States to or through a place outside the United States or to a place in the United States from or through a place outside the United States--

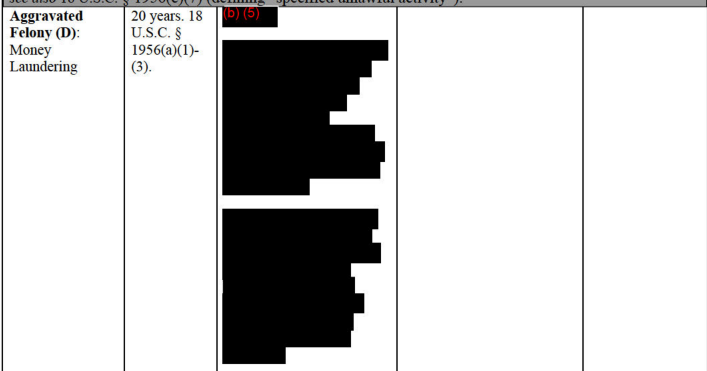
(A) with the intent to promote the carrying on of specified unlawful activity; or

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- (B) knowing that the monetary instrument or funds involved in the transportation, transmission, or transfer represent the proceeds of some form of unlawful activity and knowing that such transportation, transmission, or transfer is designed in whole or in part--
  - (i) to conceal or disguise the nature, the location, the source, the ownership, or the control of the proceeds of specified unlawful activity; or
  - (ii) to avoid a transaction reporting requirement under State or Federal law,
- (3) Whoever, with the intent--
  - (A) to promote the carrying on of specified unlawful activity;
  - (B) to conceal or disguise the nature, location, source, ownership, or control of property believed to be the proceeds of specified unlawful activity; or
- (C) to avoid a transaction reporting requirement under State or Federal law, conducts or attempts to conduct a financial transaction involving property represented to be the proceeds of specified unlawful activity, or property used to conduct or facilitate specified unlawful activity, . . . . "

see also 18 U.S.C. § 1956(c)(7) (defining "specified unlawful activity").

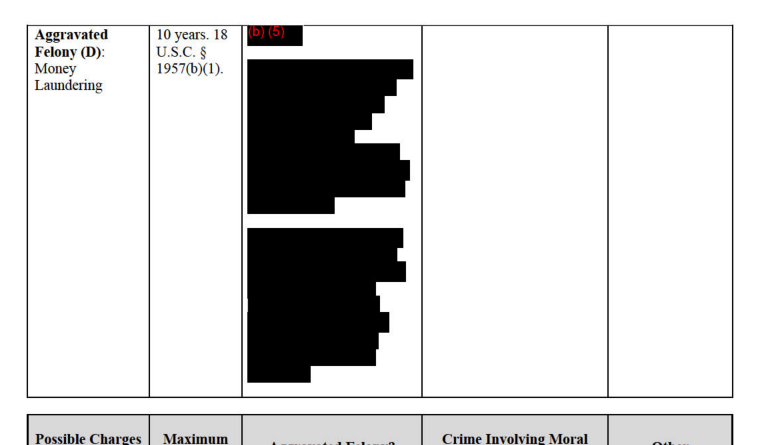


Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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18 U.S.C. § 1957: Engaging in Monetary Transactions in Property Derived from Specified Unlawful Activity "Whoever... knowingly engages or attempts to engage in a monetary transaction in criminally derived property of a value greater than \$10,000 and is derived from specified unlawful activity...."

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## 18 U.S.C. § 1962: Prohibited Activities (Racketeer Influenced and Corrupt Organizations)

of Removability

Sentence

Aggravated Felony?

"(a) It shall be unlawful for any person who has received any income derived, directly or indirectly, from a pattern of racketeering activity or through collection of an unlawful debt in which such person has participated as a principal within the meaning of section 2, title 18, United States Code, to use or invest, directly or indirectly, any part of such income, or the proceeds of such income, in acquisition of any interest in, or the establishment or operation of, any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce. A purchase of securities on the open market for purposes of investment, and without the intention of controlling or participating in the control of the issuer, or of assisting another to do so, shall not be unlawful under this subsection if the securities of the issuer held by the purchaser, the members of his immediate family, and his or their accomplices in any pattern or racketeering activity or the collection of an unlawful debt after such purchase do not amount in the aggregate to one percent of the outstanding securities of any one class, and do not confer, either in law or in fact, the power to elect one or more directors of the issuer.

Other

Turpitude?

- (b) It shall be unlawful for any person through a pattern of racketeering activity or through collection of an unlawful debt to acquire or maintain, directly or indirectly, any interest in or control of any enterprise which is engaged in, or the activities of which affect, interstate or foreign commerce.
- (c) It shall be unlawful for any person employed by or associated with any enterprise engaged in, or the activities of which affect, interstate or foreign commerce, to conduct or participate, directly or indirectly, in the conduct of such enterprise's affairs through a pattern of racketeering activity or collection of unlawful debt.
- (d) It shall be unlawful for any person to conspire to violate any of the provisions of subsection (a), (b), or (c) of this section . . . "

Last updated May 29, 2018, by Melissa Bauder, Attorney Advisor, Office of Policy, Immigration Law Division.

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requirement)
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Possible Charges of Removability Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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#### 18 U.S.C. § 2113: Bank Robbery and Incidental Crimes

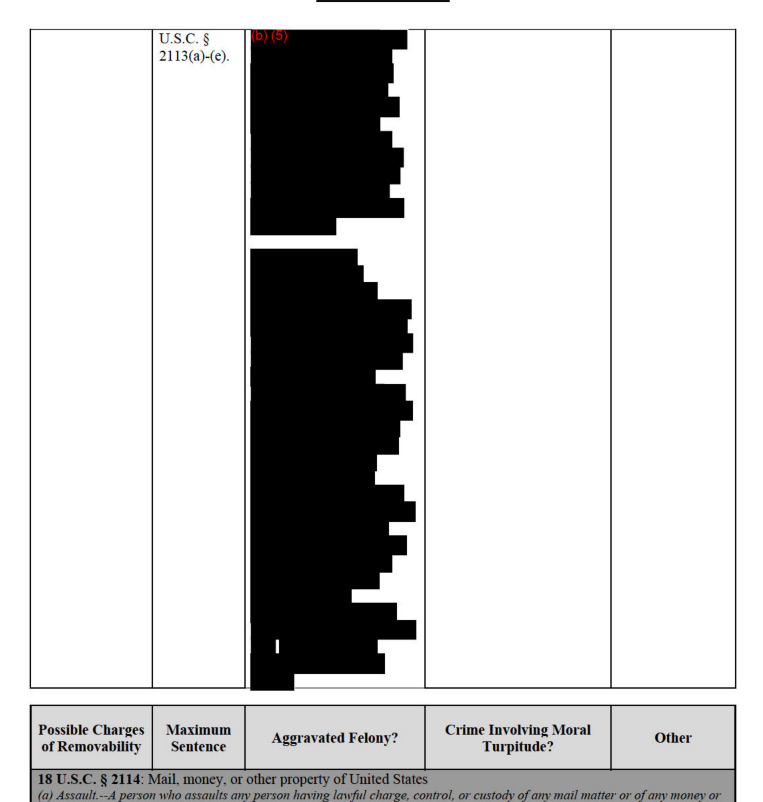
"(a)Whoever, by force and violence, or by intimidation, takes, or attempts to take, from the person or presence of another, or obtains or attempts to obtain by extortion any property or money or any other thing of value belonging to, or in the care, custody, control, management, or possession of, any bank, credit union, or any savings and loan association; or Whoever enters or attempts to enter any bank, credit union, or any savings and loan association, or any building used in whole or in part as a bank, credit union, or as a savings and loan association, with intent to commit in such bank, credit union, or in such savings and loan association, or building, or part thereof, so used, any felony affecting such bank, credit union, or such savings and loan association and in violation of any statute of the United States, or any larceny—

- (b) Whoever takes and carries away, with intent to steal or purloin, any property or money or any other thing of value exceeding \$1,000 belonging to, or in the care, custody, control, management, or possession of any bank, credit union, or any savings and loan association, shall be fined under this title or imprisoned not more than ten years, or both; or Whoever takes and carries away, with intent to steal or purloin, any property or money or any other thing of value not exceeding \$1,000 belonging to, or in the care, custody, control, management, or possession of any bank, credit union, or any savings and loan association, shall be fined under this title or imprisoned not more than one year, or both.
- (c) Whoever receives, possesses, conceals, stores, barters, sells, or disposes of, any property or money or other thing of value which has been taken or stolen from a bank, credit union, or savings and loan association in violation of subsection (b), knowing the same to be property which has been stolen shall be subject to the punishment provided in subsection (b) for the taker.
- (d) Whoever, in committing, or in attempting to commit, any offense defined in subsections (a) and (b) of this section, assaults any person, or puts in jeopardy the life of any person by the use of a dangerous weapon or device, shall be fined under this title or imprisoned not more than twenty-five years, or both.
- (e) Whoever, in committing any offense defined in this section, or in avoiding or attempting to avoid apprehension for the commission of such offense, or in freeing himself or attempting to free himself from arrest or confinement for such offense, kills any person, or forces any person to accompany him without the consent of such person, shall be imprisoned not less than ten years, or if death results shall be punished by death or life imprisonment. . . ."

years, or if aeath r	esuits snaii be punt	sned by death or life imprisonment"
Aggravated	The	(b) (5)
Felony (F):	maximum	
Theft offense	sentence	
	varies from	
Aggravated	one year to	
Felony (G):	life	
Theft offense	depending	
	on the	
	particular	
	subsection.	
	See 18	

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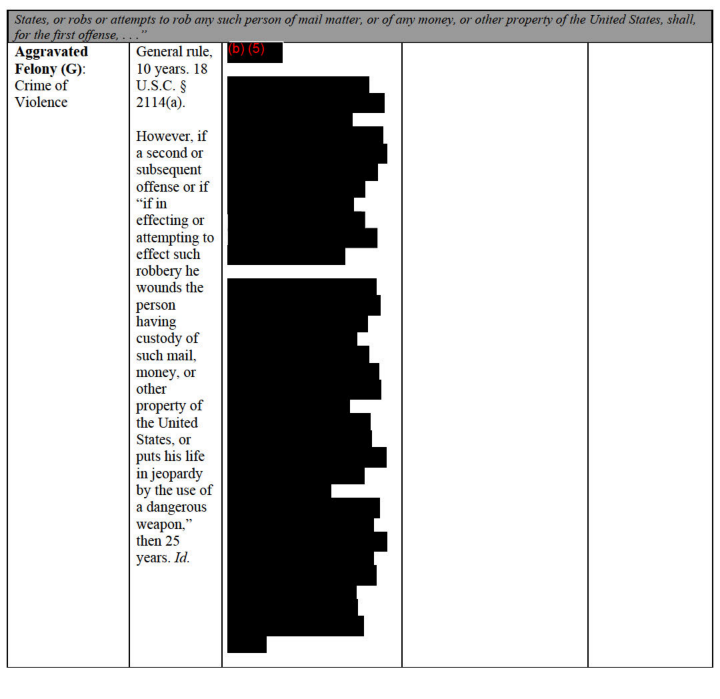
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other property of the United States, with intent to rob, steal, or purloin such mail matter, money, or other property of the United

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
18 U.S.C. § 2119: Motor Vehicles					

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"Whoever, with the intent to cause death or serious bodily harm1 takes a motor vehicle that has been transported, shipped, or received in interstate or foreign commerce from the person or presence of another by force and violence or by intimidation, or attempts to do so . . .' Aggravated General rule, Felony (F): 15 years. 18 Crime of U.S.C. § Violence 2119(1). However, if "serious bodily injury" results, then 15 years. 18 U.S.C. § 2119(2). Life if death results. 18 U.S.C. § 2119(3).

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 2241: Aggravated Sexual Abuse

"(a) By force or threat.--Whoever, in the special maritime and territorial jurisdiction of the United States or in a Federal prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any Federal department or agency, knowingly causes another person to engage in a sexual act—

- (1) by using force against that other person; or
- (2) by threatening or placing that other person in fear that any person will be subjected to death, serious bodily injury, or kidnapping;

or attempts to do so, . . . .

- (b) By other means.--Whoever, in the special maritime and territorial jurisdiction of the United States or in a Federal prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any Federal department or agency, knowingly--
  - (1) renders another person unconscious and thereby engages in a sexual act with that other person; or
  - (2) administers to another person by force or threat of force, or without the knowledge or permission of that person, a drug, intoxicant, or other similar substance and thereby--

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(A) substantially impairs the ability of that other person to appraise or control conduct; and (B) engages in a sexual act with that other person;

or attempts to do so, . . . .

(c) With children.--Whoever crosses a State line with intent to engage in a sexual act with a person who has not attained the age of 12 years, or in the special maritime and territorial jurisdiction of the United States or in a Federal prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any Federal department or agency, knowingly engages in a sexual act with another person who has not attained the age of 12 years, or knowingly engages in a sexual act under the circumstances described in subsections (a) and (b) with another person who has attained the age of 12 years but has not attained the age of 16 years (and is at least 4 years younger than the person so engaging), or attempts to do so, shall be fined under this title and imprisoned for not less than 30 years or for life. If the defendant has previously been convicted of another Federal offense under this subsection, or of a State offense that would have been an offense under either such provision had the offense occurred in a Federal prison, unless the death penalty is imposed, the defendant shall be sentenced to life in prison...."

Aggravated	Life. 18	NO	
Felony (A):	U.S.C. §		
Rape	2241(a),(b),( c).	The range of conduct criminalized by 18 U.S.C. § 2241 is too broad to be an aggravated felony rape offense (and no way for "sexual act" to be defined by alternative elements instead of alternative means"). See, e.g., (b) (5)	

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 2251: Sexual Exploitation of Children

"(a) Any person who employs, uses, persuades, induces, entices, or coerces any minor to engage in, or who has a minor assist any other person to engage in, or who transports any minor in or affecting interstate or foreign commerce, or in any Territory or Possession of the United States, with the intent that such minor engage in, any sexually explicit conduct for the purpose of producing any visual depiction of such conduct or for the purpose of transmitting a live visual depiction of such conduct, . . . if such person knows or has reason to know that such visual depiction will be transported or transmitted using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce or mailed, if that visual depiction was produced or transmitted using materials that have been mailed, shipped, or transported in or affecting interstate or foreign commerce by any means, including by computer, or if such visual depiction has actually been transported or transmitted using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce or mailed.

(b) Any parent, legal guardian, or person having custody or control of a minor who knowingly permits such minor to engage in, or to assist any other person to engage in, sexually explicit conduct for the purpose of producing any visual depiction of such

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conduct or for the purpose of transmitting a live visual depiction of such conduct . . . if such parent, legal guardian, or person knows or has reason to know that such visual depiction will be transported or transmitted using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce or mailed, if that visual depiction was produced or transmitted using materials that have been mailed, shipped, or transported in or affecting interstate or foreign commerce by any means, including by computer, or if such visual depiction has actually been transported or transmitted using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce or mailed.

(c)(1) Any person who, in a circumstance described in paragraph (2), employs, uses, persuades, induces, entices, or coerces any minor to engage in, or who has a minor assist any other person to engage in, any sexually explicit conduct outside of the United

States, its territories or possessions, for the purpose of producing any visual depiction of such conduct, . . . . "

Aggravated	General rule	YES	(b) (5)	
Felony (I):	<ul><li>thirty</li></ul>			
Child	years. 18	INA explicitly provides that		
Pornography	U.S.C. §	an offense "described in"		
SERVICE CONTRACT	2251(e).	18 U.S.C. § 2251 is an INA		
	However, if	§ 101(a)(43)(I) aggravated		
	one or more	felony. INA §		
	prior	101(a)(43)(I).		
	conviction			
	for certain			
	specified			
	offenses,			
	then 50			
	years. Id. If			
	two or more			
	such prior			
	convictions,			
	then life. Id.			
	If offense			
	results in			
	death, then			
	life. Id.			

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 2251A: Selling or Buying of Children

- "Any parent, legal guardian, or other person having custody or control of a minor who sells or otherwise transfers custody or control of such minor, or offers to sell or otherwise transfer custody of such minor either--
  - (1) with knowledge that, as a consequence of the sale or transfer, the minor will be portrayed in a visual depiction engaging in, or assisting another person to engage in, sexually explicit conduct; or
  - (2) with intent to promote either--
    - (A) the engaging in of sexually explicit conduct by such minor for the purpose of producing any visual depiction of such conduct; or
    - (B) the rendering of assistance by the minor to any other person to engage in sexually explicit conduct for the purpose of producing any visual depiction of such conduct;

shall be punished . . . if any of the circumstances described in subsection (c) of this section exist.

(b) Whoever purchases or otherwise obtains custody or control of a minor, or offers to purchase or otherwise obtain custody or control of a minor either--

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- (1) with knowledge that, as a consequence of the purchase or obtaining of custody, the minor will be portrayed in a visual depiction engaging in, or assisting another person to engage in, sexually explicit conduct; or (2) with intent to promote either--
  - (A) the engaging in of sexually explicit conduct by such minor for the purpose of producing any visual depiction of such conduct; or
  - (B) the rendering of assistance by the minor to any other person to engage in sexually explicit conduct for the purpose of producing any visual depiction of such conduct;

Shall be punished . . . if any of the circumstances described in subsection (c) of this section exist.

- (c) The circumstances referred to in subsections (a) and (b) are that-
  - (1) in the course of the conduct described in such subsections the minor or the actor traveled in or was transported in or affecting interstate or foreign commerce;
  - (2) any offer described in such subsections was communicated or transported using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce by any means including by computer or mail; or (3) the conduct described in such subsections took place in any territory or possession of the United States."

Aggravated	30 years. 18	YES	(b) (5)	
Felony (I):	U.S.C. §			
Child	2251A(a),(b)	INA explicitly provides that		
Pornography		an offense "described in"	<i>1</i> √	
		18 U.S.C. § 2251 is an INA		
		§ 101(a)(43)(I) aggravated		
		felony. INA §		
		101(a)(43)(I).		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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# **18 U.S.C. § 2252**: Certain Activities Relating to Material Involving the Sexual Exploitation of Minors "(a) Any person who—

- (1) knowingly transports or ships using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce by any means including by computer or mails, any visual depiction, if--
  - (A) the producing of such visual depiction involves the use of a minor engaging in sexually explicit conduct; and
- (B) such visual depiction is of such conduct;
  (2) knowingly receives, or distributes, any visual depiction using any means or facility of interstate or foreign commerce or that
- (2) knowingly receives, or distributes, any visual depiction using any means or facility of interstate or foreign commerce or that has been mailed, or has been shipped or transported in or affecting interstate or foreign commerce, or which contains materials which have been mailed or so shipped or transported, by any means including by computer, or knowingly reproduces any visual depiction for distribution using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce or through the mails, if--
  - (A) the producing of such visual depiction involves the use of a minor engaging in sexually explicit conduct; and
  - (B) such visual depiction is of such conduct;
- (3) either--
  - (A) in the special maritime and territorial jurisdiction of the United States, or on any land or building owned by, leased to, or otherwise used by or under the control of the Government of the United States, or in the Indian country as defined in section 1151 of this title, knowingly sells or possesses with intent to sell any visual depiction; or
  - (B) knowingly sells or possesses with intent to sell any visual depiction that has been mailed, shipped, or transported using any means or facility of interstate or foreign commerce, or has been shipped or transported in or affecting interstate or foreign commerce, or which was produced using materials which have been mailed or so shipped or transported using any means or facility of interstate or foreign commerce, including by computer, if-
    - (i) the producing of such visual depiction involves the use of a minor engaging in sexually explicit conduct; and

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(ii) such visual depiction is of such conduct; or

(4) either--

(A) in the special maritime and territorial jurisdiction of the United States, or on any land or building owned by, leased to, or otherwise used by or under the control of the Government of the United States, or in the Indian country as defined in section 1151 of this title, knowingly possesses, or knowingly accesses with intent to view, 1 or more books, magazines, periodicals, films, video tapes, or other matter which contain any visual depiction; or

(B) knowingly possesses, or knowingly accesses with intent to view, 1 or more books, magazines, periodicals, films, video tapes, or other matter which contain any visual depiction that has been mailed, or has been shipped or

video tapes, or other matter which contain any visual depiction that has been mailed, or has been shipped or transported using any means or facility of interstate or foreign commerce or in or affecting interstate or foreign commerce, or which was produced using materials which have been mailed or so shipped or transported, by any means including by computer, if--

(i) the producing of such visual depiction involves the use of a minor engaging in sexually explicit conduct; and

(ii) such visual depiction is of such conduct:"

Aggravated	18 U.S.C. §	YES	(b) (5)	
Felony (I):	2252(a)(1)-		<u></u> ,	
Child	(3): general	INA explicitly provides that		
Pornography	rule 20	an offense "described in"		
	years, but if	18 U.S.C. § 2251 is an INA		
	have certain	§ 101(a)(43)(I) aggravated		
	prior	felony. INA §		
	convictions	101(a)(43)(I).		
	- 40 years.	Bit bysters introduced		
	Marie Personal age			
	18 U.S.C. §			
	2252(a)(4):			
	general rule			
	10 years, but			
	if minor			
	prepubescent			
	or under 12			
	years old or			
	if have			
	certain prior			
	convictions,			
	then 20 years			

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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## 18 U.S.C. § 2262: Interstate Violation of Protection Order

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<sup>&</sup>quot;(a) Offenses .--

<sup>(1)</sup> Travel or conduct of offender.—A person who travels in interstate or foreign commerce, or enters or leaves Indian country or is present within the special maritime and territorial jurisdiction of the United States, with the intent to engage in conduct that violates the portion of a protection order that prohibits or provides protection against violence, threats, or harassment against, contact or communication with, or physical proximity to, another person, or that would violate such a portion of a protection order in the jurisdiction in which the order was issued, and subsequently engages in such conduct, shall be punished as provided in subsection (b).

(2) Causing travel of victimA person who causes another person to travel in interstate or foreign commerce or to enter or leave Indian country by force, coercion, duress, or fraud, and in the course of, as a result of, or to facilitate such conduct or						
travel engages in conduct that violates the portion of a protection order that prohibits or provides protection against violence,						
	threats, or harassment against, contact or communication with, or physical proximity to, another person, or that would violate					
such a portion of a pr			r was issued, shall be punished as j			
Other grounds:	Conoral mile			(b) (5)		
Other grounds:	General rule			(5) (6)		
INA §	- 5 years. 18					
237(a)(2)(E)(iI)	U.S.C. §					
violation of a	2262(b)(5).					
protection order.	But,					
	If death					
	results – life.					
	18 U.S.C. §					
	2262(b)(1).			76		
	If permanent					
	disfiguremen					
	t/life					
	threatening					
	physical					
	injury – 20					
	years. 18					
	U.S.C.					
	§2262(b)(2).					
	If serious					
	bodily injury					
	or with use					
	of a					
	dangerous					
	weapon – 10					
	years. 18					
	U.S.C. §					
	2262(b)(3).					
	Or as					
	provided for					
	The second of th					
	under					
	Chapter 109A, if					
	857					
	relevant. 18					
	U.S.C. §					
30	2262(b)(4).			2		
Possible Charges	Maximum		Crime Involving Moral			
of Removability	Sentence	Aggravated Felony?	Turpitude?	Other		
18 U.S.C. § 2314: 7	Transportation o	f Stolen Goods				

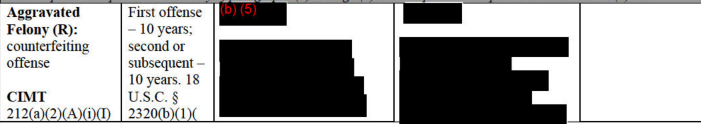
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"Whoever transports, transmits, or transfers in interstate or foreign commerce any goods, wares, merchandise, securities or money, of the value of \$5,000 or more, knowing the same to have been stolen, converted or taken by fraud; or Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, transports or causes to be transported, or induces any person or persons to travel in, or to be transported in interstate or foreign commerce in the execution or concealment of a scheme or artifice to defraud that person or those persons of money or property having a value of \$5,000 or more; or Whoever, with unlawful or fraudulent intent, transports in interstate or foreign commerce any falsely made, forged, altered, or counterfeited securities or tax stamps, knowing the same to have been falsely made, forged, altered, or counterfeited; or Whoever, with unlawful or fraudulent intent, transports in interstate or foreign commerce any traveler's check bearing a forged countersignature; or Whoever, with unlawful or fraudulent intent, transports in interstate or foreign commerce, any tool, implement, or thing used or fitted to be used in falsely making, forging, altering, or counterfeiting any security or tax stamps, or any part thereof; or Whoever transports, transmits, or transfers in interstate or foreign commerce any veterans' memorial object, knowing the same to have been stolen, converted or taken by fraud--..." 10 years. 18 CIMT 212(a)(2)(A)(i)(I) U.S.C. § 237(a)(2)(A)(i) 2314. **Possible Charges** Maximum **Crime Involving Moral** Aggravated Felony? Other of Removability Sentence Turpitude? 18 U.S.C. § 2320: Transportation of Stolen Goods "(a) Offenses .-- Whoever intentionally-(1) traffics in goods or services and knowingly uses a counterfeit mark on or in connection with such goods or services, (2) traffics in labels, patches, stickers, wrappers, badges, emblems, medallions, charms, boxes, containers, cans, cases, hangtags, documentation, or packaging of any type or nature, knowing that a counterfeit mark has been applied thereto, the use of which is likely to cause confusion, to cause mistake, or to deceive, (3) traffics in goods or services knowing that such good or service is a counterfeit military good or service the use, malfunction,

(3) traffics in goods or services knowing that such good or service is a counterfeit military good or service the use, malfunction, or failure of which is likely to cause serious bodily injury or death, the disclosure of classified information, impairment of combat operations, or other significant harm to a combat operation, a member of the Armed Forces, or to national security, or
(4) traffics in a drug and knowingly uses a counterfeit mark on or in connection with such drug,

or attempts or conspires to violate any of paragraphs (1) through (4) shall be punished as provided in subsection (b)..."



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	110	\ (E)	(a)	1
237(a)(2)(A)(i)	A)-(B). If	) (5)		
	violation	::-:		
	causes			
	serious			
	bodily	-		
	injury, 20	3		
	years. 18			
	U.S.C. §			
	2320(b)(2)(			
	A). If			
	violation			
	cause death,			
	life. 18			
	U.S.C. §			
	2320(b)(2)(B			
	). If offense			
	involves			
	counterfeit			
	military			
	goods/servic			
	es or			
	counterfeit			
	drugs, 20			
	years. 18			
	U.S.C. §			
	2320(b)(3)(			
	A). If second			
	or			
	subsequent			
	such offense,			
	thirty years.			
	18 U.S.C. §			
	2320(b)(3)(B			
	).			

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
18 U.S.C. § 2381: 7	Treason			
			n or adheres to their enemies, givir	ng them aid and
comfort within the Ur	nited States or els	ewhere, is guilty of treason "		
Aggravated	Death/no	YES		
Felony (L):	maximum			
National Defense	term	INA explicitly provides that		
Offenses	specified. 18	an offense "described in"		
to-zer silector estilationisses. C		18 U.S.C. § 2381 is an INA		

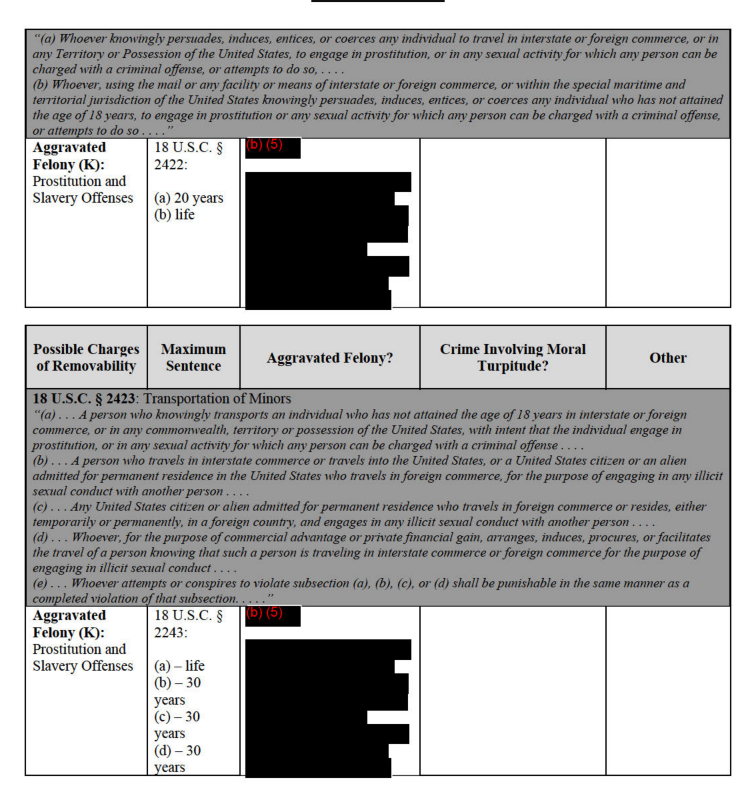
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	U.S.C. §	§ 101(a)(43)(L) aggravated			
	2381.	felony. INA § 101(a)(43)(L)(i).			
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
18 U.S.C. § 2382: Misprision of Treason  "Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason"					
Aggravated	7 years. 18	YES			
Felony (L): National Defense	U.S.C. 2382.	INA explicitly provides that			
Offenses		an offense "described in"			
		18 U.S.C. § 2382 is an INA § 101(a)(43)(L) aggravated			
		felony. INA §			
2	ii a	101(a)(43)(L)(i).			
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
of Removability  18 U.S.C. § 2421:	Sentence  Transportation [	for Illegal Sexual Activity and	Turpitude?  Related Crimes] Generally		
of Removability  18 U.S.C. § 2421:  "Whoever knowingly	Sentence  Transportation [ transports any in	for Illegal Sexual Activity and addividual in interstate or foreign co	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimi	Sentence Transportation [ transports any intent that such indicated and offense, or att	for Illegal Sexual Activity and advidual in interstate or foreign colividual engage in prostitution, or a sempts to do so, "	Turpitude?  Related Crimes] Generally	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimi Aggravated	Sentence  Transportation [ transports any intent that such indinal offense, or att  10 years. 18	for Illegal Sexual Activity and a adividual in interstate or foreign co- lividual engage in prostitution, or a	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimit Aggravated Felony (K): Prostitution and	Sentence Transportation [ transports any intent that such indicated and offense, or att	for Illegal Sexual Activity and advidual in interstate or foreign collividual engage in prostitution, or a sempts to do so,"  MAYBE  INA explicitly provides that	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimi Aggravated Felony (K):	Fransportation [ transports any intent that such indinal offense, or att 10 years. 18 U.S.C.	for Illegal Sexual Activity and advidual in interstate or foreign collividual engage in prostitution, or sempts to do so,"  MAYBE  INA explicitly provides that an offense "described in"	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimit Aggravated Felony (K): Prostitution and	Fransportation [ transports any intent that such indinal offense, or att 10 years. 18 U.S.C.	for Illegal Sexual Activity and advidual in interstate or foreign contividual engage in prostitution, or sempts to do so,"  MAYBE  INA explicitly provides that an offense "described in" 18 U.S.C. § 2421 is an INA § 101(a)(43)(K) aggravated	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimit Aggravated Felony (K): Prostitution and	Fransportation [ transports any intent that such indinal offense, or att 10 years. 18 U.S.C.	for Illegal Sexual Activity and adividual in interstate or foreign continuous to do so,"  MAYBE  INA explicitly provides that an offense "described in" 18 U.S.C. § 2421 is an INA § 101(a)(43)(K) aggravated felony so long as the	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimit Aggravated Felony (K): Prostitution and	Fransportation [ transports any intent that such indinal offense, or att 10 years. 18 U.S.C.	for Illegal Sexual Activity and advidual in interstate or foreign contividual engage in prostitution, or sempts to do so,"  MAYBE  INA explicitly provides that an offense "described in" 18 U.S.C. § 2421 is an INA § 101(a)(43)(K) aggravated	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimit Aggravated Felony (K): Prostitution and	Fransportation [ transports any intent that such indinal offense, or att 10 years. 18 U.S.C.	for Illegal Sexual Activity and advidual in interstate or foreign continuous empts to do so,"  MAYBE  INA explicitly provides that an offense "described in" 18 U.S.C. § 2421 is an INA § 101(a)(43)(K) aggravated felony so long as the offense was "committed for	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	
of Removability  18 U.S.C. § 2421: "Whoever knowingly United States, with in charged with a crimit Aggravated Felony (K): Prostitution and	Fransportation [ transports any intent that such indinal offense, or att 10 years. 18 U.S.C.	for Illegal Sexual Activity and advidual in interstate or foreign colividual engage in prostitution, or sempts to do so,"  MAYBE  INA explicitly provides that an offense "described in" 18 U.S.C. § 2421 is an INA § 101(a)(43)(K) aggravated felony so long as the offense was "committed for commercial advantage."	Turpitude?  Related Crimes] Generally  ommerce, or in any Territory or Po	ssession of the	

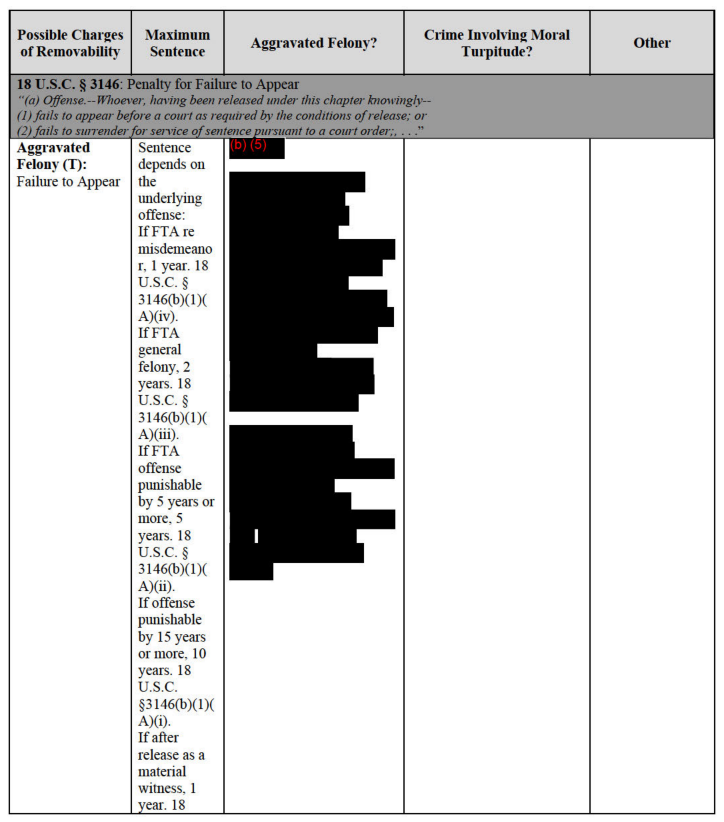
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**	TICC C	<u> </u>		40
	U.S.C. § 3146(b)(1)(B			
	).			
	).			
Possible Charges	Maximum		Crime Involving Moral	0000000
of Removability	Sentence	Aggravated Felony?	Turpitude?	Other
			1	
22 U.S.C. § 2778:	Control of Arm	s Exports and Imports		
		see click on statute for Westla	w link.	
Aggravated	Varies.	(b) (5)		4
Felony (C): Firearms offense				
Filearins offense				47 84
General Firearms				
offense: INA §				19
237(a)(2)(C)				
25 (4)(2)(5)				- v
				22
		3		
		-		
		- 20		
		<u></u>		
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
	The second secon		841 to 844, 844a, 846 to 848, 8	50 to 856, 858 to
864, 8/1 to 88/, 88	9, 890, 901 to 9	004: Controlled Substance Act		
[Numerous provision	s]			
Aggravated	Varies.	YES - so long as a felony		Will also be
Felony (B):		offense.		removable for a
Drug Trafficking				violation of a law
Offense		INA explicitly provides that		relating to a
		a drug trafficking crime, as		controlled
Other grounds:		defined at 18 U.S.C. §		substance.
INA §		924(C) is an aggravated		
212(a)(2)(A)(i)(II		felony. 18 U.S.C. § 924(c)		
) /237(a)(2)(B)(i).		in turn provides that "drug		
		trafficking crime' means		
		any felony punishable		
		under the Controlled		
		Substances Act." 18 U.S.C.		
		§ 924(c)		

Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
26 U.S.C. §§ 951 to	966, 970, 971:	Controlled Substances Import	and Export Act	
[Numerous provision	s]			
Aggravated	Varies.	YES - so long as a felony		Will also be
Felony (B):		offense.		removable for a
Drug Trafficking				violation of a law
Offense		INA explicitly provides that		relating to a
		a drug trafficking crime, as		controlled
Other grounds:		defined at 18 U.S.C. §		substance.
INA §		924(C) is an aggravated		
212(a)(2)(A)(i)(II		felony. 18 U.S.C. § 924(c)		
) /237(a)(2)(B)(i).		in turn provides that "drug		
		trafficking crime' means		
		any felony punishable		
		under the Controlled		
		Substances Import and		
		Export Act." 18 U.S.C. §		
		924(c)		

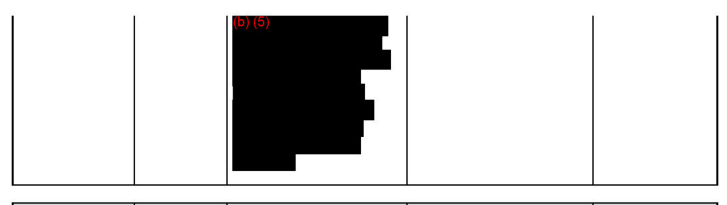
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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
26 U.S.C. § 5861 (aka Section 5861 of the Internal Revenue Code of 1986): Prohibited Acts (firearms)  "It shall be unlawful for any person (a) to engage in business as a manufacturer or importer of, or dealer in, firearms without having paid the special (occupational) tax required by section 5801 for his business or having registered as required by section 5802; or (b) to receive or possess a firearm transferred to him in violation of the provisions of this chapter; or (c) to receive or possess a firearm made in violation of the provisions of this chapter; or (d) to receive or possess a firearm which is not registered to him in the National Firearms Registration and Transfer Record; or (e) to transfer a firearm in violation of the provisions of this chapter; or (f) to make a firearm in violation of the provisions of this chapter; or (g) to obliterate, remove, change, or alter the serial number or other identification of a firearm required by this chapter; or (h) to receive or possess a firearm having the serial number or other identification required by this chapter obliterated, removed, changed, or altered; or (i) to receive or possess a firearm which is not identified by a serial number as required by this chapter; or (j) to transport, deliver, or receive any firearm in interstate commerce which has not been registered as required by this chapter; or (k) to receive or possess a firearm which has been imported or brought into the United States in violation of section 5844; or (l) to make, or cause the making of, a false entry on any application, return, or record required by this chapter, knowing such entry to be false."					
Aggravated Felony (E): Explosive material offense	10 years. 26 U.S.C. § 5871.	YES  INA explicitly provides that an offense "described in" 26 U.S.C. § 5861 is an INA § 101(a)(43)(E) aggravated felony. INA § 101(a)(43)(E)(iii).			
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other	
			de of 1986): Attempt to Evade we tax imposed by this title or the pa		

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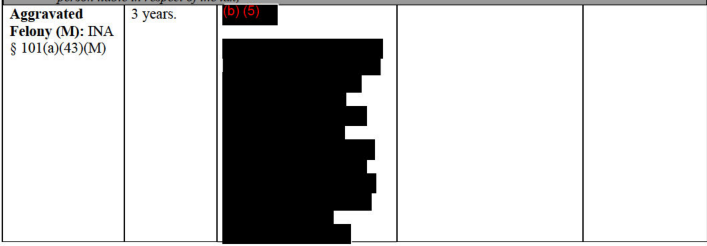


Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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#### 26 U.S.C. § 7206: Fraud and False Statements

"Any person who--

- (1) Declaration under penalties of perjury.--Willfully makes and subscribes any return, statement, or other document, which contains or is verified by a written declaration that it is made under the penalties of perjury, and which he does not believe to be true and correct as to every material matter; or
- (2) Aid or assistance.--Willfully aids or assists in, or procures, counsels, or advises the preparation or presentation under, or in connection with any matter arising under, the internal revenue laws, of a return, affidavit, claim, or other document, which is fraudulent or is false as to any material matter, whether or not such falsity or fraud is with the knowledge or consent of the person authorized or required to present such return, affidavit, claim, or document; or
- (4) Removal or concealment with intent to defraud.--Removes, deposits, or conceals, or is concerned in removing, depositing, or concealing, any goods or commodities for or in respect whereof any tax is or shall be imposed, or any property upon which levy is authorized by section 6331, with intent to evade or defeat the assessment or collection of any tax imposed by this title; or (5) Compromises and closing agreements.--In connection with any compromise under section 7122, or offer of such
- compromises and closing agreements.--In connection with any compromise under section 7122, or offer to enter into any such agreement, willfully--
  - (A) Concealment of property.--Conceals from any officer or employee of the United States any property belonging to the estate of a taxpayer or other person liable in respect of the tax, or
  - (B) Withholding, falsifying, and destroying records.—Receives, withholds, destroys, mutilates, or falsifies any book, document, or record, or makes any false statement, relating to the estate or financial condition of the taxpayer or other person liable in respect of the tax;"



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		(b) (5)		
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
46 U.S.C. §§ 70501		me Drug Law Enforcement		
Aggravated Felony (B): Drug Trafficking Offense  Other grounds: INA § 212(a)(2)(A)(i)(II ) /237(a)(2)(B)(i).	Varies.	YES - so long as a felony offense.  INA explicitly provides that a drug trafficking crime, as defined at 18 U.S.C. § 924(C) is an aggravated felony. 18 U.S.C. § 924(c) in turn provides that "drug trafficking crime' means any felony punishable under chapter 705 of title 46." 18 U.S.C. § 924(c)		Will also be removable for a violation of a law relating to a controlled substance.
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
"An individual on an crew member or fligh	aircraft in the sp nt attendant of the	aircraft, interferes with the perfor	endants  mited States who, by assaulting or a mance of the duties of the member attempts or conspires to do such a	or attendant or

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other
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# 50 U.S.C. § 3121 (formerly 50 U.S.C. § 421): Protection of identities of certain United States undercover intelligence officers, agents, informants, and sources

- "(a) . . . Whoever, having or having had authorized access to classified information that identifies a covert agent, intentionally discloses any information identifying such covert agent to any individual not authorized to receive classified information, knowing that the information disclosed so identifies such covert agent and that the United States is taking affirmative measures to conceal such covert agent's intelligence relationship to the United States . . . .
- (b) . . . Whoever, as a result of having authorized access to classified information, learns the identity of a covert agent and intentionally discloses any information identifying such covert agent to any individual not authorized to receive classified information, knowing that the information disclosed so identifies such covert agent and that the United States is taking affirmative measures to conceal such covert agent's intelligence relationship to the United States . . . .
- (c) . . . Whoever, in the course of a pattern of activities intended to identify and expose covert agents and with reason to believe that such activities would impair or impede the foreign intelligence activities of the United States, discloses any information that identifies an individual as a covert agent to any individual not authorized to receive classified information, knowing that the information disclosed so identifies such individual and that the United States is taking affirmative measures to conceal such individual's classified intelligence relationship to the United States . . . ."

individual's classified	l intelligence rela	tionship to the United States"
Aggravated	50 U.S.C. §	YES
Felony (L):	3121:	
<b>National Defense</b>		INA explicitly provides that
Offenses	(a) - 15	an offense "described in"
	years	50 U.S.C. § 421 (now
	(b) - 10	recodified as 50 U.S.C. §
	years	3121) is an INA §
	(c) - 3 years	101(a)(43)(L) aggravated
	(SHAP)	felony. INA §
		101(a)(43)(L)(ii)-(iii).

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Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other				
1985 Revenue Code § 5861								
Possible Charges of Removability	Maximum Sentence	Aggravated Felony?	Crime Involving Moral Turpitude?	Other				
1986 revenue code § 7201								

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